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of the

Ninety-first General Assembly

1999 - 2000

STATE OF ILLINOIS

(No. 14)



Vol. III

Action on Bills and Resolutions

Through

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Richard C. Edwards, Executive Director
Kathleen H. Kenyon, Editor

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1607 HB-0947

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HB-0947
             MADIGAN,MJ.
  225 ILCS 85/8
                                    from Ch. 111, par. 4128
  Amends the Pharmacy Practice Act of 1987. Makes technical changes.
      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-0948
             MADIGAN,MJ.
  225 ILCS 100/2
                                    from Ch. 111, par. 4802
  Amends the Podiatric Medical Practice Act of 1987. Makes technical changes in the
short title Section.
      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-0949
             MADIGAN,MJ.
  225 ILCS 95/2
                                    from Ch. 111, par. 4602
  Amends the Physician Assistant Practice Act of 1987. Makes technical changes in
the short title Section.
       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 Picd 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-0950
             MADIGAN,MJ.
  225 ILCS 75/2
                                    from Ch. 111, par. 3702
  Amends the Illinois Occupational Therapy Practice Act. Provides a caption to the
definition Section.
       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
                                             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-0951
             MADIGAN,MJ.
  225 ILCS 80/4
                                    from Ch. 111, par. 3904
  Amends the Illinois Optometric Practice Act of 1987. Makes technical changes.
       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
```

Re-Refer Rules/Rul 19(a)

99-03-05 H

01-01-09 H Session Sine Die

HB-0952 MADIGAN,M.I.

10 ILCS 5/9-1.3

from Ch. 46, par. 9-1.3

Amends the Election Code by making a technical change to the Section of the campaign finance Article defining "candidate".

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-0953 MADIGAN,MJ – BOLAND.

10 ILCS 5/7-6

from Ch. 46, par. 7-6

Amends the Election Code by making technical changes to the Section concerning expenses of conducting a primary election.

SENATE AMENDMENT NO. 2.

99-02-11 H Filed With Clerk

Deletes reference to: 10 ILCS 5/7-6 Adds reference to: 10 ILCS 5/7-8

Deletes everything. Amends the Election Code. Provides that the State central committee of a political party organized under Alternative A may elect a chairman who need not be a member of the State central committee. Effective immediately.

99-02-17 H First reading Referred to Hse Rules Comm
99-02-25 H Assigned to Executive
99-02-26 H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
99-03-16 H Second Reading-Short Debate
Held 2nd Rdg-Short Debate
Held 2nd Rdg-Short Debate

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 99-04-15 S Chief Sponsor PHILIP

S Added as Chief Co-sponsor DILLARD

99-04-20 S First reading Referred to Sen Rules Comm 99-04-22 S Assigned to Executive

99-04-29 S Recommended do pass 013-000-000 S Placed Calndr,Second Rdg

99-05-04 S Second Reading

S Placed Calndr, 3rd Reading

99-05-06 S Filed with Secretary

Amendment No.01 PHILIP
Amendment referred to SRUL

99-05-11 S Filed with Secretary

S Amendment No.02 PHILIP S Amendment referred to SRUL

99-05-12 S Amendment No.02 PHILIP S Rules refers to SEXC

S Amendment No.02 PHILIP S Be apprvd for consideratn SEXC/012-000-000

S Recalled to Second Reading

S Amendment No.02 PHILIP Adopted
S Placed Calndr,3rd Reading

99-05-13 S Third Reading - Passed 059-000-000

S Tabled Pursuant to Rule5-4(A) SA 01 S Third Reading - Passed 059-000-000

H Arrive House

H Place Cal Order Concurrence 02

```
99-05-19 H Added As A Joint Sponsor BOLAND
      99-05-26 H Motion Filed Concur
                       Motion referred to
               Н
                                              HRUL.
               H Be appryd for consideratn HRUL
               H H Concurs in S Amend 02/115-000-000
               H Passed both Houses
      99-06-24 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 99-08-06
               Н
                    PUBLIC ACT 91-0426
               Н
            MADIGAN,MJ.
HB-0954
    5 ILCS 420/1-105
                                   from Ch. 127, par. 601-105
  Amends the Illinois Governmental Ethics Act by making a technical change to the
Section defining "economic opportunity".
      99-02-11 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      99-02-17 H
                                            Assigned to Executive
                                            Do Pass/Stndrd Dbt/Vote 008-007-000
      99-02-25 H
                                               HEXC
               H Picd 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-0955
             MADIGAN.M.I.
    5 ILCS 420/1-104
                                    from Ch. 127, par. 601-104
  Amends the Illinois Governmental Ethics Act by making a technical change to the
Section that defines "compensation".
      99-02-11 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 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-0956
             MADIGAN,MJ.
                                    from Ch. 127, par. 601-101
    5 ILCS 420/1-101
  Amends the Illinois Governmental Ethics Act by making technical changes to the
short title Section.
      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-0957
             MADIGAN,M.I.
    10 ILCS 5/9-1.1
                                    from Ch. 46, par. 9-1.1
  Amends the Election Code by adding a caption to the Section of the campaign fi-
nance Article concerning the definition of "Board".
      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)
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01-01-09 H Session Sine Die

HB-0958 **1610**

MADIGAN,M.J.

HR-0958

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10 ILCS 5/7-10.2
                                    from Ch. 46, par. 7-10.2
  Amends the Election Code by making a technical change to the Section concerning
the names of candidates on a petition or certificate for nomination.
      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-0959
             MADIGAN,MJ.
   10 ILCS 5/1-2
                                    from Ch. 46, par. 1-2
  Amends the Election Code by making technical changes to the Section concerning
the continuation of prior laws.
      99-02-11 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
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0960
             MADIGAN,M.J.
   10 ILCS 5/1-1
                                     from Ch. 46, par. 1-1
  Amends the Election Code by adding a caption to the short title Section.
       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 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
             MADIGAN,MJ.
HB-0961
    10 ILCS 5/1A-1
                                     from Ch. 46, par. 1A-1
  Amends the Election Code by making technical changes to the Section establishing
the State Board of Elections.
       99-02-11 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
                                              Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
HB-0962
             MADIGAN,MJ.
  205 ILCS 405/.1
                                     from Ch. 17, par. 4801.1
  Amends the Currency Exchange Act. Makes a technical change in the short title Sec-
tion.
       99-02-11 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
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99-02-26		Re-committed to Executive
99-03-05 01-01-09	н H Session Sine Die	Re-Refer Rules/Rul 19(a)
	ADIGAN,MJ.	
New Act	,	
Creates the Pa	ay Day Loan Act. Provides of	only a short title.
	H Filed With Clerk	Defermed to Hea Pules Comm
99-02-17	H First reading H	Referred to Hse Rules Comm Assigned to Executive
99-02-25		Do Pass/Stndrd Dbt/Vote 008-007-000
	H Plcd Cal 2nd Rdg Stndrd Db	HEXC
99-02-26		Re-committed to Executive
99-03-05	Н	Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	ADIGAN,MJ.	
815 ILCS 505/2	4	. 121 1/2, par. 262
		ive Business Practices Act. Makes stylistic
	ction defining unlawful prac H Filed With Clerk	nces.
	H 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
	H Plcd Cal 2nd Rdg Stndrd Db	
99-02-26		Re-committed to Executive
99-03-05 01-01-09	H Session Sine Die	Re-Refer Rules/Rul 19(a)
	ADIGAN,MJ.	
720 ILCS 5/17-		. 38, par. 17-5
Amends the C		es stylistic changes in a Section concerning
deceptive collec		
	H Filed With Clerk H First reading	Defermed to Hee Pules Comm
99-02-17	-	Referred to Hse Rules Comm Assigned to Executive
99-02-25	Н	Do Pass/Stndrd Dbt/Vote 008-007-000
	H Pled Cal 2nd Rdg Stndrd Db	HEXC
99-02-26		Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	ADIGAN,MJ.	101.1/0 . 1601
815 ILCS 515/I		. 121 1/2, par. 1601 kes stylistic changes in the short title Sec-
tion.	ionie Kepan Piauu Act. Ma	ixes stylistic changes in the short title sec-
99-02-11	H Filed With Clerk	
	H First reading	Referred to Hse Rules Comm
99-02-17 99-02-25		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	H Pled Cal 2nd Rdg Stndrd Db	
99-02-26 99-03-05		Re-committed to Executive Re-Refer Rules/Rul 19(a)
	H Session Sine Die	The resident states of
HB-0967 MA	ADIGAN,MJ.	
815 ILCS 380/	from Ch	. 121 1/2, par. 1201
	Vew Vehicle Buyer Protection	on Act. Makes stylistic changes in the short
title Section.	H. Eilad With Class	
	H Filed With Clerk H First reading	Referred to Hse Rules Comm
99-02-17		Assigned to Executive

Assigned to Executive

99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbr	t
99-02-26			Re-committed to Executive
99-03-05		Cassian Cina Dia	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
		DIGAN,MJ.	101.170 070
815 ILCS 505			121 1/2, par. 272
			ve Business Practices Act. Makes stylistic
		ort title Section. Filed With Clerk	
)) 02 H		First reading	Referred to Hse Rules Comm
99-02-17	Н	-	Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
	н	Pled Cal 2nd Rdg Stndrd Db	HEXC
99-02-26		Tied Cai Zha Rag Shidid Do	Re-committed to Executive
99-03-05			Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	
HB-0969 M	IAD	DIGAN,MJ.	
815 ILCS 510	/2	from Ch.	121 1/2, par. 312
			actices Act. Makes stylistic changes in the
Section describ	ing	g deceptive trade practices.	
99-02-11		Filed With Clerk	Defended Headele Comm
99-02-17		First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-25			Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
00.00.00		Plcd 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-Reiei Ruics/Rui 19(a)
НВ-0970 М	Αħ	DIGAN,MJ.	
205 ILCS 616			
Amends the	Ele	ectronic Fund Transfer Ac	t. Makes a technical change in a Section
		wers of the Commissioner	
		Filed With Clerk	
00.00.17		First reading	Referred to Hse Rules Comm
99-02-17 99-02-25		•	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-23	11		HEXC
		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive
99-03-05		Session Sine Die	Re-Refer Rules/Rul 19(a)
		IELSKI,	•
205 ILCS 5/16			17, par. 323
			technical change in a Section concerning
bank directors.	A111.	nois Danking Act. Wakes t	technical change in a section concerning
	Н	Filed With Clerk	
		First reading	Referred to Hse Rules Comm
99-02-17		e e	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
		Primary Sponsor Changed To	
99-03-05		Session Sine Die	Re-Refer Rules/Rul 19(a)
01-01-09	П	SCOOL SHIP DIE	

1613 HB-0972

HB-0972 MADIGAN,MJ.

205 ILCS 5/3

from Ch. 17, par. 309

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.

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 Re-Refer Rules/Rul 19(a)

99-03-05 H

HB-0973 MADIGAN,MJ.

205 ILCS 670/8

from Ch. 17, par. 5408

Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning annual license fees.

99-02-11 H Filed With Clerk

01-01-09 H Session Sine Die

Referred to Hse Rules Comm H First reading

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 Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0974 MADIGAN,MJ.

220 ILCS 5/8-101

from Ch. 111 2/3, par. 8-101

Amends the Public Utilities Act. Adds a caption to a Section concerning duties of public utilities.

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 Picd 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

MADIGAN,MJ. HB-0975

220 ILCS 5/16-119A

Amends the Public Utilities Act. Makes a technical change in a Section concerning Commerce Commission rulemaking.

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-0976 MADIGAN,MJ.

220 ILCS 5/16-123

Amends the Public Utilities Act. Makes technical changes in a Section concerning customer information centers.

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-0977 DART.

Appropriates \$500,000 from the General Revenue Fund to the Illinois Historic Preservation Agency for a grant to the Historic Pullman Foundation for the operation, stabilization of structures, planning, and restoration of the Hotel Florence Historic Site in Chicago. Effective July 1, 1999.

99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Assigned to Approp-Gen Srve & Govt
Ovrsght
P9-03-05 H Re-Refer Rules/Rul 19(a)
Ovrsght Re-Refer Rules/Rul 19(a)

HB-0978 DART.

Appropriates \$4,000,000 from the Capital Development Fund to the Capital Development Board for the stabilization of structures, planning, and restoration of the Pullman Clock Tower, Administration Building, and Factory Historic Site. Effective July 1, 1999.

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 Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-0979 DART – FLOWERS – MCCARTHY – BROSNAHAN – COULSON, SCOTT AND SILVA.

New Act _ 30 ILCS 105/5.490 new

Creates the Health Care Worker Needle Stick Injury Protection Act. Provides that the Department of Public Health shall, within 6 months, adopt a bloodborne pathogen standard governing occupational exposure of public employees to infectious materials. Provides that these standards must meet or exceed the federal standards. Provides that the standards must include a requirement that needleless systems be implemented in facilities employing public employees and a system to log certain exposure incidents. Provides that the Department of Public Health shall create a list of possible needleless systems. Amends the State Finance Act to create the Health Care Worker Injury Protection Fund which shall be used for research into needleless systems.

FISCAL NOTE (Department of Public Health)
The annual cost for a Public Service Administrator position is estimated at approximately \$65,000, including personal services, equipment, telecommunications, etc.

HOUSE AMENDMENT NO. 1.

Excludes the requirement that a needleless system and sharps with engineered sharps injury protection be implemented where the product is not available and provides that such system does not apply to pre-filled syringes or medications approved by the federal Food and Drug Administration.

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

99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Human Services 99-03-03 H Do Pass/Short Debate Cal 009-000-002 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-10 H Fiscal Note Filed H Cal Ord 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor FLOWERS H Joint Sponsor Changed to MCCARTHY H Joint Sponsor Changed to BROSNAHAN 99-03-12 H Amendment No.01 DART Amendment referred to HRUL Η H Cal Ord 2nd Rdg-Shrt Dbt H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

99-03-16		Added As A Joint Sponsor C	
00.02.17		Added As A Co-sponsor SCO	
99-03-17		Added As A Co-sponsor SIL	
99-03-18		Amendment No.01 Recommends be Adopted HF	DART
	Н		DART Adopted
		Pld Cal 3rd Rdg-Shrt Dbt	Naopica
99-03-19		3rd Rdg-Shrt Dbt-Pass/Vote	117-000-001
		Arrive Senate	,
		Placed Calndr First Rdg	
99-03-23		Chief Sponsor DEMUZIO	
		First reading	Referred to Sen Rules Comm
99-03-25		Sponsor Removed DEMUZI	
		Alt Chief Sponsor Changed I	
00 04 15		Added as Chief Co-sponsor I	
99-04-13		Added as Chief Co-sponsor (Added as Chief Co-sponsor (
99-04-16		Added as Chief Co-sponsor I	
99-04-20		Added as emer co-sponsor i	Assigned to Public Health & Welfare
		Added As A Co-sponsor BO	
99-04-27		ridded ris ri eo spensor Bo	Postponed
99-05-04			Held in Committee
,, ,,	Š		Committee Public Health & Welfare
99-05-07	S	Added As A Co-sponsor HA	LVORSON
	S	Added As A Co-sponsor RA	
99-05-08			Refer to Rules/Rul 3-9(a)
99-05-26	S	Ruled Exempt Under Sen Ru	le 3-9(B) SRUL
	S		Assigned to Public Health & Welfare
		Added As A Co-sponsor SM	
00-03-22		a . a. b.	Re-referred to Rules
		Session Sine Die	
	AR		
Appropriates	\$ \$ 1	from the General Revenue	e Fund to the Illinois Department of Trans-
portation for a	gra	nt to the Chicago Transit A	Authority. Effective July 1, 1999.
99-02-11		Filed With Clerk	
		First reading	Referred to Hse Rules Comm
99-02-17			Assigned to Appropriations-Public Safety
99-03-05		G'. G' . D'.	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
		DIGAN,MJ.	
205 ILCS 605			. 17, par. 504
			ct. Adds a caption to a Section concerning
basic checking			
99-02-11		Filed With Clerk	
		First reading	Referred to Hse Rules Comm
99-02-17			
99-02-25	H		Assigned to Executive
	H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
	H	Pled Cal 2nd Rdg Stndrd Dh	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC
99-02-26	H H	Plcd Cal 2nd Rdg Stndrd Db	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t
99-02-26 99-03-05	H H H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive
99-03-05	H H H H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t
99-03-05 01-01-09	H H H H H	Session Sine Die	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive
99-03-05 01-01-09 HB-0982 M	H H H H H	Session Sine Die DIGAN,MJ AND HANNIG.	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive
99-03-05 01-01-09 HB-0982 M 30 ILCS 500	H H H H H H	Session Sine Die DIGAN,MJ AND HANNIG. 15.03	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive Re-Refer Rules/Rul 19(a)
99-03-05 01-01-09 HB-0982 M 30 ILCS 500 Amends the	H H H H H H IAI	Session Sine Die DIGAN,MJ AND HANNIG. 15.03 Inois Procurement Code by	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive
99-03-05 01-01-09 HB-0982 M 30 ILCS 500 Amends the defining "Asso	H H H H H (AI	Session Sine Die DIGAN,MJ AND HANNIG. 15.03 Inois Procurement Code by te Procurement Officers".	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive Re-Refer Rules/Rul 19(a)
99-03-05 01-01-09 HB-0982 M 30 ILCS 500 Amends the defining "Asso	H H H H H (AI /1-	Session Sine Die DIGAN,MJ AND HANNIG. 15.03 Inois Procurement Code by te Procurement Officers". Filed With Clerk	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive Re-Refer Rules/Rul 19(a) / making a technical change to the Section
99-03-05 01-01-09 HB-0982 M 30 ILCS 500 Amends the defining "Asso	H H H H H IAI IIII cia H H	Session Sine Die DIGAN,MJ AND HANNIG. 15.03 Inois Procurement Code by te Procurement Officers".	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 · HEXC t Re-committed to Executive Re-Refer Rules/Rul 19(a) / making a technical change to the Section

H Plcd Cal 2nd Rdg Stndrd Dbt

Assigned to Executive

HEXC

Do Pass/Stndrd Dbt/Vote 008-007-000

99-02-17 H

99-02-25 H

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-0983 MADIGAN,MJ AND HANNIG.	
•	n. 127, par. 137
	g a caption to the Section concerning the
State fiscal year.	is a caption to the Section concerning the
99-02-11 H Filed With Clerk	
H Added As A Co-sponsor HA	ANNIG
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 Di	
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-0984 MADIGAN,MJ.	
30 ILCS 105/1.1 from Cl	n. 127, par. 137.1
Amends the State Finance Act by making	g a technical change to the short title Sec-
tion.	
99-02-11 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-17 Н 99-02-25 Н	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-23 H	HEXC
H Plcd Cal 2nd Rdg Stndrd D	
99-02-26 Н	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-0985 MADIGAN,MJ AND HANNIG	
HB-0985 MADIGAN,MJ AND HANNIG	n. 95 1/2, par. 11-501
HB-0985 MADIGAN,MJ AND HANNIG 625 ILCS 5/11-501 from Cl	
HB-0985 MADIGAN,MJ AND HANNIG 625 ILCS 5/11-501 from Cl Amends the Illinois Vehicle Code to mal with driving while under the influence of al	n. 95 1/2, par. 11-501 are a technical change to the Section dealing
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HB-0985 MADIGAN,MJ AND HANNIG 625 ILCS 5/11-501 from Cl Amends the Illinois Vehicle Code to mal with driving while under the influence of al 99-02-11 H Filed With Clerk H Added As A Co-sponsor H H First reading 99-02-17 H 99-02-25 H H Plcd Cal 2nd Rdg Stndrd D 99-03-05 H H Placed Cal 2nd Rdg-Shrt D 99-03-16 H Second Reading-Short Deb H Held 2nd Rdg-Short Deb H Held 2nd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vot 99-04-14 S Arrive Senate S Placed Calndr First Rdg S Chief Sponsor DEMUZIO S First reading 01-01-09 H Session Sine Die HB-0986 MADIGAN,MJ. 215 ILCS 5/155.22 from Cl Amends the Illinois Insurance Code. Add to insure based on geographic location. 99-02-17 H Filed With Clerk H First reading	n. 95 1/2, par. 11-501 te a technical change to the Section dealing cohol or drugs. ANNIG Referred to Hse Rules Comm Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC bt Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 bt atte te 103-010-001 Referred to Sen Rules Comm n. 73, par. 767.22 ds a caption to a Section concerning refusal Referred to Hse Rules Comm Assigned to Executive
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H Plcd Cal 2nd Rdg Stndrd Dbt

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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
      00-02-10 S Chief Sponsor MADIGAN,R
                S First reading
                                             Referred to Sen Rules Comm
      00-03-01 S
                                             Assigned to Insurance & Pensions
      00-03-07 S
                                             Recommended do pass 007-000-000
                S Placed Caindr, Second Rdg
      00-03-08 S Second Reading
                S Placed Calndr, 3rd Reading
      00-04-07 S Filed with Secretary
                S
                       Amendment No.01
                                            RADOGNO
                S
                       Amendment referred to SRUL
                 Sponsor Removed MADIGAN,R
                  Alt Chief Sponsor Changed RADOGNO
                  Added as Chief Co-sponsor WALSH,T
                                             PURSUANT TO RULE
                S
                                             2-10(E), DEADLINE
                S
                                            FOR FINAL ACTION
                S
                                            IS EXTENDED TO
                S
                                            JANUARY 9, 2001.
      00-04-15 S Filed with Secretary
                S
                       Amendment No.02
                                            RADOGNO
                S
                                             -WALSH,T
                S
                       Amendment referred to SRUL
                S Calendar Order of 3rd Rdg 00-03-09
      00-05-16 S
                                            Refer to Rules/Rul 3-9(b)
                  Tabled Pursuant to Rule5-4(A)SA'S 01,02
                                            Committee Rules
      01-01-09 H Session Sine Die
HB-0987
             MADIGAN.M.I.
  215 ILCS 5/143.10
                                    from Ch. 73, par. 755.10
  Amends the Illinois Insurance Code. Adds a caption to a Section concerning grounds
for cancellation.
      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-0988
             MADIGAN,MJ - HANNIG.
  510 ILCS 77/25
  Amends the Livestock Management Facilities Act. Makes stylistic changes in the
Section regarding odor control.
      99-02-11 H Filed With Clerk
               H Added As A Joint Sponsor HANNIG
               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 Cai 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
```

H Held 2nd Rdg-Short Debate

1618 HB-0988—Cont.

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99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 097-015-002
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      00-02-29 S Chief Sponsor MAITLAND
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0989
             MADIGAN, MJ AND HANNIG.
  510 ILCS 77/5
  Amends the Livestock Management Facilities Act. Makes stylistic changes in the
Section stating the policy behind the Act.
      99-02-11 H Filed With Clerk
               H Added As A Co-sponsor HANNIG
                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 Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 098-014-002
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      00-02-29 S Chief Sponsor MAITLAND
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-0990
             MADIGAN,MJ.
  725 ILCS 5/103-5
                                   from Ch. 38, par. 103-5
  Amends the Code of Criminal Procedure of 1963 to make a technical change to the
Section dealing with the right to a speedy trial.
      99-02-11 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 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-0991
             MADIGAN.M.I.
  720 ILCS 570/207
                                    from Ch. 56 1/2, par. 1207
  Amends the Illinois Controlled Substances Act to add a caption to the Section con-
cerned with scheduling a substance in Schedule III.
      99-02-11 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
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-0992
             SHARP - DELGADO -- PUGH - TURNER, ART, MORROW, HARRIS,
             DAVIS, MONIQUE,
                                    BURKE,
                                                JONES,LOU,
                                                                  MURPHY
```

JONES, SHIRLEY. 730 ILCS 5/3-1-2 from Ch. 38, par. 1003-1-2

Amends the Unified Code of Corrections to make a stylistic change to the Section dealing with definitions.

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FISCAL NOTE, H-AM 1 (State Board of Elections)
    There will be minimal fiscal impact on the operations of the
    State Board of Elections.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    It has been determined that the bill would neither decrease nor
    increase the need for the number of judges in the State.
    FISCAL NOTE, H-AM 1, REFILED (Department of Corrections)
    There is no corrections population impact; fiscal impact is
    unknown.
    CORRECTIONAL NOTE, H-AM 1, REFILED (Department of Corrections)
    Same as DOC fiscal note.
HOUSE AMENDMENT NO. 1.
    Deletes reference to:
```

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730 ILCS 5/3-1-2
Adds reference to:
10 ILCS 5/4-6.2
                             from Ch. 46, par. 4-6.2
10 ILCS 5/5-16.2
                             from Ch. 46, par. 5-16.2
10 ILCS 5/6-50.2
                             from Ch. 46, par. 6-50.2
                             from Ch. 38, par. 1005-5-5
730 ILCS 5/5-5-5
```

Deletes everything. Amends the Election Code and the Unified Code of Corrections. Allows the Director of Corrections or the Director's designees to be appointed as deputy registrars. Requires the Director of Corrections to offer persons released from imprisonment an opportunity to register to vote.

HOUSE AMENDMENT NO. 2.

```
Deletes reference to:
10 ILCS 5/4-6.2
10 ILCS 5/5-16.2
10 ILCS 5/6-50.2
730 ILCS, 5/5-5-5
Adds reference to:
730 ILCS 5/3-2-2
```

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

Deletes everything. Amends the Unified Code of Corrections. Provides that the Department of Corrections may provide voter registration information to persons released from Department of Corrections facilities.

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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 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. Primary Sponsor Changed To SHARP
                Amendment No.01
         Н
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.01
99-03-18 H
                                     SHARP
                Rules refers to
                                       HECR
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     SHARP
         H Recommends be Adopted HECR/006-002-000
                                     Fiscal Note Req as amended BY HA #1 -
                                        BLACK
         Н
                                     St Mndt Fis Note Reg Amnd
         Η
                                     Corretnl Note Reg as amnd BY HA #1 -
                                        BLACK
                                     Judicial Note Riled as amnd
         H
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor DELGADO
         H Added As A Joint Sponsor PUGH
99-03-22 H Added As A Joint Sponsor TURNER, ART
         H Added As A Co-sponsor MORROW
         H Added As A Co-sponsor HARRIS
```

H Added As A Co-sponsor DAVIS, MONIQUE

00.02.22			
99-03-22-			OVE
		Added As A Co-sponsor BUI	
		Added As A Co-sponsor JON Added As A Co-sponsor MU	
		Added As A Co-sponsor JON	
	Н	Added As A Co-sponsor For	Fiscal Note Filed as amnded
	Н		Judicial Note Req as amend BY HOUSE
			AMEND #1
	Н	Held 2nd Rdg-Short Debate	
99-03-23		3	Fiscal Note Filed as amnded
	Н		Corretnl Note Fld as amnd HA #1 -
			RE-FILED
	Η		St Mandate Fis Nte Req-wdrn
		Held 2nd Rdg-Short Debate	
99-03-24			SHARP Adopted
		Pid Cal 3rd Rdg-Shrt Dbt	
99-03-26			3d Reading Consideration PP
	Н		Calendar Consideration PP
00.01.10	Н		Re-Refer Rules/Rul 19(a)
00-01-19	Н		Approved for Consideration 003-002-000 Calendar Consideration PP
00-02-25			Mtn Prevaild-Recall 2nd Rdg
00-02-23		Held 2nd Rdg-Short Debate	Mill Flevalid-Recall 2lid Rug
00-03-01		_	SHARP
00-03-01		Amendment referred to	
		Held 2nd Rdg-Short Debate	Into
00-03-02			SHARP
00 00 02		Recommends be Adopted HF	
	Н	-	SHARP Adopted
	Н	Pld Cal 3rd Rdg-Shrt Dbt	•
00-03-03	Η	3rd Rdg-Shrt Dbt-Pass/Vote	117-000-000
00-03-06	S	Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor LIGHTFORD	
00-03-08	S	First reading	Referred to Sen Rules Comm
01-01-09	Н	Session Sine Die	
HB-0993 M	ΙAΙ	DIGAN,MJ.	
720 ILCS 5/3-			38, par. 3-1
			ike a technical change to the Section con-
		mption of innocence and p	
		Filed With Clerk	loor or guint.
99-02-11		First reading	Referred to Hse Rules Comm
99-02-17		That reading	Assigned to Executive
99-02-17			Do Pass/Stndrd Dbt/Vote 008-007-000
99 -0 2-23	11		HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	` ,
HB-0994 M	T A T	DIGAN,MJ.	
730 ILCS 150		· ·	28 mar 222
			38, par. 223
			t to make a technical change to the Section
		e duty to register.	
99-02-11		Filed With Clerk	
00.00.1=		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
	Ц	Plcd Cal 2nd Rdg Stndrd Db	HEXC
99-02-26			Re-committed to Executive
99-02-20			Re-Refer Rules/Rul 19(a)
		Sassion Sina Die	10 10.01 10.0110.110.110.1

01-01-09 H Session Sine Die

1621 HB-0995

HB-0995 MADIGAN.MI.

430 ILCS 15/5

from Ch. 127 1/2, par. 157

Amends the Gasoline Storage Act. Adds a caption and makes technical changes to the Section concerning the Underground Storage Tank Fund.

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

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-0996 MADIGAN,MJ.

415 ILCS 5/56.3

from Ch. 111 1/2, par. 1056.3

Amends the Environmental Protection Act to add a caption to certain reporting provisions.

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 Picd 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-0997 MADIGAN,MJ.

415 ILCS 60/1

from Ch. 5, par. 801

Amends the Illinois Pesticide Act. Adds a caption and makes a technical change to the short title Section.

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-0998 MADIGAN,MJ.

415 ILCS 5/25b-5

from Ch. 111 1/2, par. 1025b-5

Amends the Environmental Protection Act to add a caption in the provision concerning the review of certain chemicals and facilities.

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-0999 MCCARTHY – WOJCIK – CAPPARELLI – ACEVEDO – COWLISHAW, MADIGAN,MJ, DURKIN, BUGIELSKI, BROSNAHAN, BIGGINS, BELLOCK, LYONS,JOSEPH, ZICKUS, GRANBERG, BRADLEY, HULTGREN AND FLOWERS.

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

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending after December 31, 1998, a taxpayer who is the custodian of one or more qualified pupils shall be allowed an income tax credit equal to 25% of qualified education expenses. Provides that the credit may not exceed \$500. Provides that any credit in excess of the

tax liability shall be refunded to the taxpayer. Provides that the pupils must be (i) residents of Illinois, (ii) under 21 years of age at the close of the school year for which the credit is sought, and (iii) enrolled in a kindergarten through twelfth grade education program at any public or nonpublic elementary or secondary school that meets certain standards. Provides that qualified education expenses are costs in excess of \$250 incurred on behalf of the pupil for tuition, book fees, and lab fees. Provides that the credit is available to the parent, parents, or legal guardian of the pupil. Exempts the credit from the sunset provisions.

JUDICIAL NOTE (Administrative Office of Ill. Courts) There would be no increase or decrease in the number of judges

needed.

BALANCED BUDGET NOTE (Bureau of the Budget)

The bill is not a supplemental appropriation; the Balanced

Budget Note Act is inapplicable.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Department of Revenue)

HB999 would have an estimated fiscal impact of \$50 million to

HOUSE AMENDMENT NO. 7.

Provides that the tax credit is effective beginning with tax years ending on or after December 31, 2000 (now after December 31, 1998). Deletes the provision refunding an excess credit to the taxpayer. Provides that the credit may not reduce a taxpayer's liability to less than zero.

HOUSE AMENDMENT NO. 8.

Adds reference to:

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, excluding certain State contributions to teachers' and universities' retirement funds, 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.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H Filed With Clerk
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H Chief Sponsor MCCARTHY

H Added As A Joint Sponsor MADIGAN, MJ

H Added As A Joint Sponsor CAPPARELLI

H Added As A Joint Sponsor WOJCIK

H First reading Referred to Hse Rules Comm 99-02-19 H Assigned to Executive

99-02-24 H Joint Sponsor Changed to COWLISHAW

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor BUGIELSKI

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor BELLOCK

99-02-25 H Fiscal Note Requested POE Н St Mandate Fis Nte Req POE Η

Judicial Note RequestePOE Н Balanced Budget Note Req POE Η Home Rule Note Requested POE

Do Pass/Short Debate Cal 013-002-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor ACEVEDO

99-02-26 H Fiscal Note Requested WOOLARD/M. SMITH

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99-02-26--Cont.
                                    St Mandate Fis Nte Req WOOLARD/M.
         Η
                                    Balanced Budget Note Req WOOLARD/M.
                                      SMITH
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-02 H
                                    Judicial Note Filed
         H
                Amendment No.01
                                    BEAUBIEN
                Amendment referred to HRUL
         H
                Amendment No.02
         Н
                                    JONES,LOU
                Amendment referred to HRUL
         Н
         Н
                Amendment No.03
                                    MITCHELL, JERRY
                Amendment referred to HRUL
         H
         Η
                Amendment No.04
                                    TURNER, ART
         Η
                Amendment referred to HRUL
         Η
                Amendment No.05
                                    PERSICO
         H
                Amendment referred to HRUL
         H
                                    Fiscal Note Req -withdrawn
         H
                                    St Mandate Fis Nte Req-wdrn
         H
                                    Bal Budget Note Req-wthdwn
         H
                                    Home Rule Note Req-wthdwn
         Η
                                    Judicial Note Req-withdrawn
         Η
                                    Balanced Budget Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-03 H Joint Sponsor Changed to ACEVEDO
         H Added As A Co-sponsor WOJCIK
         Η
                Amendment No.06
                                    MCCARTHY
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-04 H Added As A Co-sponsor LYONS, JOSEPH
99-03-05 H
                Amendment No.07
                                    MCCARTHY
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                    St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor ZICKUS
99-03-10 H Added As A Co-sponsor GRANBERG
99-03-11 H
                                    Fiscal Note Filed
         Η
                Amendment No.06
                                    MCCARTHY
         H Recommends be Adopted HRUL/005-000-000
                Amendment No.07
                                    MCCARTHY
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
                Amendment No.06
         Н
                                    MCCARTHY
                                                            Withdrawn
         Н
                Amendment No.07
                                    MCCARTHY
                                                            Adopted
         Η
                                                              064-042-006
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor BRADLEY
99-03-17 H Added As A Joint Sponsor WOJCIK
         H Added As A Co-sponsor MADIGAN, MJ
99-03-18 H Rolld 2nd Rdg-Short Debate
         Η
                Amendment No.08
                                    DANIELS
         Н
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor FLOWERS
         Н
                Amendment No.08
                                    DANIELS
                                                            Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         Η
                                    Tabled Pursnt to Rule 40(a) HSE AMND
                                      1,2,3,4,5
                                    Verified
         H 3rd Rdg-Shrt Dbt-Pass/Vote 074-041-001
99-03-19 S Arrive Senate
         S Chief Sponsor CRONIN
         S Placed Calndr First Rdg
         S First reading
                                    Referred to Sen Rules Comm
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99-03-22 S Added as Chief Co-sponsor DELEO
      99-03-23 S Added as Chief Co-sponsor KARPIEL
                S Added as Chief Co-sponsor DUDYCZ
      01-01-09 H Session Sine Die
HB-1000
             MADIGAN,MJ.
  415 ILCS 55/1
                                    from Ch. 111 1/2, par. 7451
  Amends the Illinois Groundwater Protection Act, Adds a caption and makes a techni-
cal change to the short title Section.
      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-1001
             MADIGAN.M.I.
  415 ILCS 55/6
                                    from Ch. 111 1/2, par. 7456
  Amends the Illinois Groundwater Protection Act to make a technical change to the
Section on education program divisions.
      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-1002
             MADIGAN, M.I AND CURRIE.
  225 ILCS 60/25
                                    from Ch. 111, par. 4400-25
  Amends the Medical Practice Act of 1987. Provides a caption to the Section concern-
ing summary suspension.
      99-02-11 H Filed With Clerk
                H Added As A Co-sponsor CURRIE
               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-1003
             MADIGAN, MJ AND CURRIE.
  305 ILCS 5/5-1
                                    from Ch. 23, par. 5-1
  Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a sty-
listic change in provisions regarding the declaration of the purpose of the Article.
      99-02-11 H Filed With Clerk
                H Added As A Co-sponsor CURRIE
                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 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
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H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001

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99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
      99-12-15 S Chief Sponsor SYVERSON
      00-01-12 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1004
            MADIGAN.M.I.
  720 ILCS 5/2-10.1
                                    from Ch. 38, par. 2-10.1
  Amends the Criminal Code of 1961. Makes a grammatical change in the Section of
the Code that defines "institutionalized severely or profoundly mentally retarded per-
son".
      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
               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-1005
             MADIGAN, MJ AND CURRIE.
   20 ILCS 1305/1-20
  Amends the Department of Human Services Act by making a technical change to the
Section concerning the general powers and duties of the Department.
      99-02-11 H Filed With Clerk
               H Added As A Co-sponsor CURRIE
               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
      99-03-16 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 Caindr First Rdg
      99-12-15 S Chief Sponsor SYVERSON
      00-01-12 S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1006
             MADIGAN, MJ AND MCGUIRE.
   20 ILCS 105/1
                                    from Ch. 23, par. 6101
  Amends the Illinois Act on the Aging by making technical changes to the short title.
      99-02-11 H Filed With Clerk
                H Added As A Co-sponsor MCGUIRE
                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-1007
             MADIGAN, MJ AND CURRIE.
   210 ILCS 3/55
   Amends the Alternative Health Care Delivery Act. Makes a technical change.
       99-02-11 H Filed With Clerk
                H Added As A Co-sponsor CURRIE
                H First reading
                                             Referred to Hse Rules Comm
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Assigned to Executive

99-02-17 H

99-02-26 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) 01-01-09 H Session Sine Die HB-1008 MADIGAN,MJ. 5 ILCS 375/1 from Ch. 127, par. 521 Amends the State Employees Group Insurance Act of 1971 by making technical changes to the short title Section. 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-1009 MADIGAN.M.I. 5 ILCS 375/4 from Ch. 127, par. 524 Amends the State Employees Group Insurance Act of 1971 by adding a caption to the Section concerning the State Employees Group Insurance Advisory Commission's duty to advise the Department of Central Management Services. 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-1010 MADIGAN,MJ - HANNIG. 625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-102 Amends the Illinois Vehicle Code to make a technical change to the Section concerned with vehicle width. 99-02-11 H Filed With Clerk H Added As A Joint Sponsor HANNIG 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 99-03-16 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-1011 MADIGAN.M.J. from Ch. 38, par. 11-15 720 ILCS 5/11-15 Amends the Criminal Code of 1961 to make a technical change to the Section concerned with soliciting for a prostitute. 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

Re-committed to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-1012 MADIGAN,MJ. 220 ILCS 5/8-502 from Ch. 111 2/3, par. 8-502 Amends the Public Utilities Act. Adds a caption to a Section concerning joint use of facilities by public utilities. 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-1013 MADIGAN.M.I. 220 ILCS 5/13-501 from Ch. 111 2/3, par. 13-501 Amends the Public Utilities Act. Adds a caption to a Section concerning filing of tariffs for charges and other matters with the Illinois Commerce Commission. 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-1014 MADIGAN,MJ. 235 ILCS 5/1-1 from Ch. 43, par. 93.9 Amends the Liquor Control Act of 1934. Adds a caption to the short title Section. 99-02-11 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 Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-1015 MADIGAN, M.J AND HARTKE. 20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06 Amends the Department of Veterans Affairs Act. Adds a caption and makes stylistic changes to the provision regarding rules. 99-02-11 H Filed With Clerk H Added As A Co-sponsor HARTKE 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-1016 MADIGAN, MJ AND CURRIE. 215 ILCS 106/35 Amends the Children's Health Insurance Program Act. Makes a technical change in provisions regarding funding for the Program.

99-02-11 H Filed With Clerk

H First reading

H Added As A Co-sponsor CURRIE

Referred to Hse Rules Comm

HB-1016—Cont.	162	8
99-02-17 H	T	Assistand to Everyting
99-02-17 H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	I Plcd Cal 2nd Rdg Stndrd Db	
99-02-26 H 99-03-05 H		Re-committed to Executive Re-Refer Rules/Rul 19(a)
	I Session Sine Die	re reier rules/rul 15(u)
HB-1017 MA)	DIGAN,MJ AND CURRIE.	
750 ILCS 50/3		40, par. 1504
Amends the A		nical change to provisions regarding who
may be adopted.		
	Filed With Clerk	DDIE
	I Added As A Co-sponsor CU I 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
н	I Pled Cal 2nd Rdg Stndrd Db	HEXC
99-02-26 H		Re-committed to Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	I Session Sine Die	
	DIGAN,MJ.	
705 ILCS 405/5-		
		make a stylistic change to the Section con-
	ention or shelter care hearir I Filed With Clerk	ıg.
	I First reading	Referred to Hse Rules Comm
99-02-17 H		Assigned to Executive
99-02-25 H	Į.	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
Н	I Plcd Cal 2nd Rdg Stndrd Db	-
99-02-26 Н		Re-committed to Executive
99-03-05 H	l I Session Sine Die	Re-Refer Rules/Rul 19(a)
	DIGAN,MJ AND HARTKE.	
55 ILCS 5/5-25		34, par. 5-25001
		stic change in the Section regarding county
	health departments.	me change in the section regarding county
99-02-11 H	I Filed With Clerk	
	Added As A Co-sponsor HA	RTKE Referred to Hse Rules Comm
99-02-17 H	I First reading	Assigned to Executive
99-02-25 H	[Do Pass/Stndrd Dbt/Vote 008-007-000
u	I Picd Cal 2nd Rdg Stndrd Db	HEXC
99-02-26 H		Re-committed to Executive
99-03-05 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	I Session Sine Die	
	DIGAN,MJ AND HARTKE.	
55 ILCS 5/5-25		34, par. 5-25002
		ic changes in the Section regarding classi-
fication of health	departments. I Filed With Clerk	
	I Added As A Co-sponsor HA	RTKE
H	First reading	Referred to Hse Rules Comm
99-02-17 H 99-02-25 H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
. 79-02-23 11	ı	HEXC
	Plcd Cal 2nd Rdg Stndrd Db	
99-02-26 H 99-03-05 H		Re-committed to Executive
	I I Session Sine Die	Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

1629 HB-1021

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HB-1021
             MADIGAN,MJ.
   20 ILCS 2305/3
                                    from Ch. 111 1/2, par. 22.01
  Amends the Department of Public Health Act. Adds a caption to an appropriation
provision.
      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
                                             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-1022
             MADIGAN.M.J AND HANNIG.
  105 ILCS 5/10-22.42
                                    from Ch. 122, par. 10-22.42
  Amends the School Boards Article of the School Code to add a caption to a Section
concerning the regulation of traffic in parking areas of property used for school pur-
poses.
      99-02-11 H Filed With Clerk
               H Added As A Co-sponsor HANNIG
               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
             MADIGAN, M.I AND CURRIE.
HB-1023
   20 ILCS 1305/Art. 15 heading new
   20 ILCS 1305/15-5 new
   20 ILCS 1305/15-10 new
   20 ILCS 1305/15-15 new
   20 ILCS 1305/15-20 new
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20 ILCS 1305/15-70 new
  Amends the Department of Human Services Act. Directs the Secretary of Human
Services to establish within the Department of Human Services a rural human services
networking program for the purpose of assisting human services providers in rural ar-
eas to develop pilot projects to address intense social problems through the creation of
contracts or joint or cooperative agreements between those providers. Provides for
grants to pilot project participants. Creates an advisory committee to assist the Secre-
tary. Provides that the pilot project program is repealed 5 years after the effective date
of this amendatory Act.
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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-11 H Filed With Clerk
             H Added As A Co-sponsor CURRIE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Human Services
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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20 ILCS 1305/15-25 new 20 ILCS 1305/15-30 new 20 ILCS 1305/15-35 new 20 ILCS 1305/15-40 new 20 ILCS 1305/15-45 new 20 ILCS 1305/15-50 new 20 ILCS 1305/15-55 new 20 ILCS 1305/15-60 new 20 ILCS 1305/15-65 new

1630 HB-1024

	DIGAN,MJ.	15 mar 201
15 ILCS 405/1		15, par. 201 aking technical changes to the short title
Section.	ate computation Act by in	aking technical changes to the short thie
	Filed With Clerk	
Н 99-02-17 Н	First reading	Referred to Hse Rules Comm
99-02-17 H 99-02-25 H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
н 99-02-26 Н	Plcd Cal 2nd Rdg Stndrd Db	t
99-03-05 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	
HB-1025 MAD	DIGAN,MJ.	
105 ILCS 5/34B-		122, par. 34B-1
		to a Section concerning definitions.
	Filed With Clerk 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
Н	Plcd Cal 2nd Rdg Stndrd Db	HEXC t
99-02-26 H		Re-committed to Executive
99-03-05 H	Session Sine Die	Re-Refer Rules/Rul 19(a)
HB-1026 MAE 105 ILCS 5/34B-	DIGAN,MJ. from Ch.	122, par. 34B-3
		ical change to a Section concerning notes.
	Filed With Clerk	ical change to a dection concerning notes.
	First reading	Referred to Hse Rules Comm
99-02-17 H 99-02-25 H		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
99 - 02-23 11		HEXC
	Plcd Cal 2nd Rdg Stndrd Db	
99-02-26 H 99-03-05 H		Re-committed to Executive Re-Refer Rules/Rul 19(a)
	Session Sine Die	RC-RCIEI Rules/Rul 15(a)
HB-1027 MAI	DIGAN,MJ AND CURRIE.	
105 ILCS 5/2-3.9	•	122, par. 2-3.91
		on to a Section concerning incentive pro-
		ndance center within a school district.
	Filed With Clerk Added As A Co-sponsor CU	RRIE
	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
Н	Pled Cal 2nd Rdg Stndrd Db	
99-02-26 H		Re-committed to Executive
99-03-05 H	Session Sine Die	Re-Refer Rules/Rul 19(a)
	DIGAN,MJ.	
15 ILCS 205/1	, -	. 14, par. 1
		king technical changes to the Section con-
	ney General's oath and bon	
99-02-11 H	Filed With Clerk	
Н 99-02-17 Н	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
Н 99-02-26 Н	Pled Cal 2nd Rdg Stndrd Db	t Re-committed to Executive
7 7- 0∠-∠0 ∏		Re-committed to Executive

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99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HR-1029
             HANNIG.
  215 ILCS 5/141.01
                                    from Ch. 73, par. 753.01
  Amends the Illinois Insurance Code. Adds a caption to a Section concerning agent
contracts.
      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-1030
             HANNIG.
   20 ILCS 2805/1
                                    from Ch. 126 1/2, par. 66
  Amends the Department of Veterans Affairs Act. Adds a caption to the Section creat-
ing the Department.
      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-1031
             HANNIG.
  330 ILCS 60/1
                                    from Ch. 126 1/2, par. 29
  Amends the Service Men's Employment Tenure Act. Makes a stylistic change in
provisions regarding the short title of the Act.
      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-1032
             HANNIG.
  330 ILCS 25/2
                                    from Ch. 126 1/2, par. 202
  Amends the Veterans' Employment Act. Adds a caption to a provision regarding the
legislative purpose of the Act.
      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-1033
             CURRIE.
  510 ILCS 70/1
                                    from Ch. 8, par. 701
  Amends the Humane Care for Animals Act. Adds a caption and makes a stylistic
change to the short title Section.
      99-02-11 H Filed With Clerk
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Referred to Hse Rules Comm

Assigned to Executive

H First reading

99-02-17 H

99-02-25	Н	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	H Pled Cal 2nd Rdg Stndrd Dbt	
99-02-26	==	Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	ANNIG.	T. (1)
505 ILCS 30/1		56 1/2, par. 66.1
		t of 1961. Makes stylistic changes to the
short title Secti	on. H Filed With Clerk	
99-02-11	H 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
	H. Died Col 2 al Did. Co. de l Did	HEXC
99-02-26	H Plcd Cal 2nd Rdg Stndrd Dbt	Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
НВ-1035 Н	ANNIG.	
520 ILCS 5/1.		61, par. 1.1
		n and makes stylistic changes to the short
title Section.		a min manage sey mente emmiges to the short
99-02-11	H Filed With Clerk	
00.00.4=	H First reading	Referred to Hse Rules Comm
99-02-17 99-02-25		Assigned to Executive
99-02-23	п	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	H Pled Cal 2nd Rdg Stndrd Dbt	
99-02-26		Re-committed to Executive
99-03-05		Do Pass/Short Debate Cal 015-000-000
00 03 16	H Placed Cal 2nd Rdg-Shrt DbtH Second Reading-Short Debate	
99-03-10	H. Held 2nd Rdg-Short Debate	5
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	
01-01-09	S Placed Calndr First Rdg H Session Sine Die	
	ANNIG.	
520 ILCS 5/1.		61, par. 1.2
		and makes stylistic changes to the provi-
	administration and definitions	
	H Filed With Clerk	
	H 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
	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26		Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	ANNIG.	
505 ILCS 5/1		5, par. 1001
Amends the	Agricultural Areas Conserva	tion and Protection Act. Makes stylistic
	short title Section. H Filed With Clerk	
99-U∠-11	H First reading	Referred to Hse Rules Comm
99-02-17	2	Assigned to Executive
99-02-25	Н	Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC

H Picd Cal 2nd Rdg Stndrd Dbt

		•
99-02-26		Re-committed to Executive
, 99-03-05 01-01-09	H H Session Sine Die	Re-Refer Rules/Rul 19(a)
	IANNIG.	
525 ILCS 15/		from Ch. 96 1/2, par. 9101
		velopment Act. Adds a caption and makes a stylistic
	short title Section.	
	H Filed With Clerk	
99-02-17	H First reading	Referred to Hse Rules Comm
99-02-25		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	H Plcd Cal 2nd Rdg	
99-02-26 99-03-05		Re-committed to Executive Re-Refer Rules/Rul 19(a)
	H Session Sine Die	Re-Reiei Ruies/Rui 19(a)
	CURRIE.	
105 ILCS 5/2		from Ch. 122, par. 2-3.71a
		ike a stylistic change to a Section concerning early
	ental training program	
	H Filed With Clerk	
00.00.15	H First reading	Referred to Hse Rules Comm
99-02-17 99-02-25		Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-23	, 11	HEXC
	H Pled Cal 2nd Rdg	Stndrd Dbt
99-02-26		Re-committed to Executive
99-03-05 01-01-09	H Session Sine Die	Re-Refer Rules/Rul 19(a)
	CURRIE.	
New Act	CKKIE.	
	Health Care Cost Co	ontainment Act. Provides only a short title.
	H Filed With Clerk	meanment Act. Florides only a short title.
	H First reading	Referred to Hse Rules Comm
99-02-17		Assigned to Executive
99-02-25	н н	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	H Plcd Cal 2nd Rdg	
99-02-26		Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	CURRIE.	Form Ch. 111 1/2 152.2
210 ILCS 85/		from Ch. 111 1/2, par. 152.2
designated blo		Act. Provides a caption to the Section concerning
	H Filed With Clerk	
	H First reading	Referred to Hse Rules Comm
99-02-17		Assigned to Executive
99-02-25	5 H	Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
	H Plcd Cal 2nd Rdg	
99-02-26	5 H	Re-committed to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
	H Session Sine Die	
	CURRIE.	
210 ILCS 45/		from Ch. 111 1/2, par. 4152-105
		Act. Provides a caption to the Section regarding pri-
vacy of the res	sidents. H Filed With Clerk	
99-02-11	H. First reading	Referred to Hse Rules Comm
99-02-17		Assigned to Executive

Assigned to Executive

99-02-17 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-1043
            CURRIE.
  305 ILCS 5/5-4.50 new
  Amends the Medical Assistance Article of the Illinois Public Aid Code, Creates a
caption only for provisions regarding reimbursement for home health 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
                                             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 104-009-001
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-22 S Chief Sponsor SYVERSON
      99-04-26 S First reading
                                            Referred to Sen Rules Comm
      00-01-12 S Sponsor Removed SYVERSON
                S Alt Chief Sponsor Changed RADOGNO
      01-01-09 H Session Sine Die
HB-1044
            COULSON.
  New Act
  Creates the Not-for-Profit Health Care Facility Sale Act. Provides that a
not-for-profit health care facility shall notify and seek consent from the Attorney Gen-
eral before transferring its assets or control to a for-profit entity. Provides that the At-
torney General shall hold a public hearing, evaluate the transaction, and determine the
effect on charitable health care in the area. Provides that if consent is granted, the De-
partment of Public Health shall monitor the for-profit entity's operation of the facility
to assess its continued service to the community and submit a report to the Attorney
General. Effective January 1, 2000.
      FISCAL NOTE (Attorney General)
      Average costs per case would total $50,000.
  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
      99-03-03 H Primary Sponsor Changed To COULSON
                                             Fiscal Note Filed
                Н
                Н
                                             Committee Human Services
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1045
             HANNIG.
   30 ILCS 375/1
                                    from Ch. 85, par. 841
  Amends the Local Government Debt Offering Act concerning intent. Adds a caption.
      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
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H Plcd Cal 2nd Rdg Stndrd Dbt

Re-committed to Executive

Re-Refer Rules/Rul 19(a)

99-02-26 H

99-03-05 H

1635 HB-1045—Cont.

01-01-09 H Session Sine Die

HB-1046 MADIGAN,M.J.

105 ILCS 5/10-22.44

from Ch. 122, par. 10-22.44

Amends the School Code to add a caption to a Section concerning the transfer of interest.

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-committed to Executive
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-1047 CURRIE.

305 ILCS 5/5-2.1a

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding the treatment of trusts as they affect eligibility for assistance.

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-1048 CURRIE.

110 ILCS 805/2-2

from Ch. 122, par. 102-2

Amends the Public Community College Act to add a caption to a Section concerning the qualifications of members of the Illinois Community College Board.

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

99-02-26 H Re-committed to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1049 CURRIE.

105 ILCS 5/34B-12

from Ch. 122, par, 34B-12

Amends the School Code to add a caption to a Section concerning excess moneys in the Debt Service Fund.

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

HEX

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-1050 HANNIG.

15 ILCS 505/5

from Ch. 130, par. 5

Amends the State Treasurer Act by making technical changes to the Section concerning the Treasurer's seal.

Pop-02-17				
99-02-25 H	99-02-11	Н	Filed With Clerk	
Pick Cal 2nd Rdg Stndrd Dbt/Vote 008-007-000 HEXC		Н	First reading	Referred to Hse Rules Comm
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HB-1053 MADIGAN,MJ. 15 ILCS 20/38 from Ch. 127, par. 38 Amends the Civil Administrative Code of Illinois by making technical changes to the Section concerning the submission of the State budget to the General Assembly. 99-02-11 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 Pled 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-1054 MADIGAN,MJ. 720 ILCS 5/33D-1 from Ch. 38, par. 33D-1 Amends the Criminal Code of 1961 to add a caption to the Section concerned with the crime of contributing to the delinquency of a juvenile. 99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive 99-02-18 H First reading Referred to Hse Rules Comm 4 Assigned to Executive 99-02-26 H Re-committed to Executive 99-03-05 H Re-committed to Executive 99-03-05 H Re-committed to Executive Re-Refer Rules/Rul 19(a)				Re-Refer Rules/Rul 19(a)
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99-03-05 H Re-Refer Rules/Rul 19(a)			Plcd Cal 2nd Rdg Stndrd Dbt	:
01-01-09 H Session Sine Die			G : G: D:	Re-Refer Rules/Rul 19(a)
	01-01-09	Н	Session Sine Die	

1637 HB-1055

HB-1055 MADIGAN,MJ.

20 ILCS 405/67.35

Amends the Civil Administrative Code of Illinois by making a technical change to a Section concerning the Office of the Lieutenant Governor.

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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 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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HB-1056 MADIGAN.M.I.

01-01-09 H Session Sine Die

15 ILCS 15/1

from Ch. 127, par. 1801

Amends the Executive Reorganization Implementation Act by making technical changes to the short title Section.

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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 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-committed to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-1057 MADIGAN,M.I.

15 ILCS 305/3

from Ch. 124, par. 3

Amends the Secretary of State Act by making technical changes to the Section concerning the deposit of public acts with the Secretary of State.

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        99-02-11
        H
        Filed With Clerk

        99-02-17
        H
        Referred to Hse Rules Comm

        99-02-25
        H
        Assigned to Executive

        99-02-26
        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
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HB-1058 BUGIELSKI – CAPPARELLI – JONES,LOU.

110 ILCS 205/9.01

from Ch. 144, par. 189.01

Amends the Board of Higher Education Act to add a caption to a Section concerning surveys and evaluations of higher education.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
110 ILCS 205/9.01
Adds reference to:
110 ILCS 305/7f rep.
110 ILCS 520/8f rep.
110 ILCS 660/5-90 rep.
110 ILCS 665/10-90 rep.
110 ILCS 675/20-90 rep.
110 ILCS 680/25-90 rep.
110 ILCS 680/25-90 rep.
110 ILCS 680/35-90 rep.
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Deletes everything. Amends various Acts relating to the governance of the public universities in Illinois. Repeals provisions requiring the governing board of each public university to offer 50% tuition waivers for undergraduate education to the children of public university employees. Effective July 1, 1999.

FISCAL NOTE, H-AM 1 (Board of Higher Education)
Assuming the number of current waiver recipients would con-

tinue to attend and pay tuition, public universities could realize an additional \$1.8 million revenue annually. 99-02-11 H Filed With Clerk H First reading Referred to Hse Rules Comm 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 99-02-26 H Re-committed to Executive 99-03-05 H Amendment No.01 EXECUTIVE H Adopted Do Pass Amend/Short Debate 014-001-000 Н H Placed Cal 2nd Rdg-Shrt Dbt 99-03-07 H Primary Sponsor Changed To BUGIELSKI Fiscal Note Req as amended POE H Cal Ord 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor CAPPARELLI 99-03-10 H Fiscal Note Req -withdrawn 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 99-03-18 H Added As A Joint Sponsor JONES, LOU H Pld Cal 3rd Rdg-Shrt Dbt 99-03-26 H Re-Refer Rules/Rul 19(a)

HB-1059 MADIGAN,MJ.

01-01-09 H Session Sine Die

110 ILCS 947/65.35

Amends the Higher Education Student Assistance Act to change a caption to a Section concerning administrator internship grants.

```
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
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HB-1060 MADIGAN,MJ.

110 ILCS 305/4

from Ch. 144, par. 25

Amends the University of Illinois Act to add a caption to a Section concerning the President of the University.

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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 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-1061 CROSS - WOOLARD.

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.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:

815 ILCS 705/5

Adds reference to:

New Act

Deletes everything. Creates 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 a notice of cancellation.

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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 Judiciary I - Civil Law
99-02-25 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
99-03-19 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 PHILIP
         S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Commerce & Industry
99-04-22 S
                 Amendment No.01
                                       COMM & INDUS S
                                                                Adopted
         S
                                       Recmnded do pass as amend 007-001-001
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S
            Placed Calndr, 3rd Reading
99-05-11
         S Third Reading - Lost 023-036-000
                                       Motion to Reconsider Vote
                                       Mtn Reconsider Vote Prevail
99-05-13 S
         S Third Reading - Passed 031-026-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                 Motion referred to
         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 Added As A Joint Sponsor WOOLARD
         H H Concurs in S Amend 01/063-045-007
         H Passed both Houses
99-05-21 H Sent to the Governor
         H Governor approved
              Effective Date 99-05-21
         Н
         H
              PUBLIC ACT 91-0003
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HB-1062 BIGGINS - LYONS, EILEEN.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Grants a credit against the tax imposed by the Act in the amount of expenditures during the taxable year for the care of an individual 65 years of age or older who is claimed as a dependent on the taxpayer's federal income tax return. Provides that the amount of the credit for the taxable year may be no more than \$1,000 or the taxpayer's tax liability for the year, whichever is less. Allows an excess credit to be carried forward to the tax liability of 2 succeeding taxable years. Exempts the credit from the Act's sunset requirement. Effective immediately.

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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 Revenue
H Added As A Joint Sponsor LYONS, EILEEN

99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-1063 MCAULIFFE – CAPPARELLI – SAVIANO – BURKE – GRANBERG, HOLBROOK AND ACEVEDO.

625 ILCS 5/3-645 new

Amends the Illinois Vehicle Code. Creates the Illinois Fraternal Order of Police special license plate. Gives the Secretary of State discretion to determine the license plate's

design. Gives the Secretary of State discretion to determine who is eligible for the special license plate. Provides that an additional charge of \$15 for the license plate and a \$2 annual renewal fee shall be deposited into the Secretary of State Special License Plate Fund.

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FISCAL NOTE (Secretary of State)
    Additional expenditure of $50,000 would be required.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H Filed With Clerk
             H Added As A Joint Sponsor CAPPARELLI
             H Added As A Joint Sponsor SAVIANO
             H Added As A Joint Sponsor BURKE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Constitutional Officers
    99-02-22 H Joint Sponsor Changed to GRANBERG
    99-02-26 H
                                          Fiscal Note Filed
                                          Committee Constitutional Officers
    99-03-03 H
                                          Do Pass/Short Debate Cal 010-001-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor HOLBROOK
    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 112-002-001
             H Added As A Co-sponsor ACEVEDO
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-18 S Chief Sponsor DUDYCZ
             S Added as Chief Co-sponsor HENDON
```

HB-1064 HANNIG - RYDER - CURRY, JULIE.

S First reading 01-01-09 H Session Sine Die

Makes appropriations to the Teachers' Retirement System of the State of Illinois. Effective July 1, 1999.

Referred to Sen Rules Comm

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates various amounts to the Teachers' Retirement System. Effective July 1, 1999.

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99-02-11 H Filed With Clerk
         H Added As A Joint Sponsor RYDER
         H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Approp-Elementary & Secondary
                                        Educ
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
         Н
                                      Committee Approp-Elementary & Secondary
99-03-09 H
                                      APP-ELM & SEC H
                                                               Adopted
                Amendment No.01
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to CURRY, JULIE
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 111-001-002
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
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HB-1065 HANNIG – RYDER – CURRY, JULIE.

Makes an appropriation to the Public School Teachers' Pension and Retirement Fund of Chicago. Effective July 1, 1999.

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99-02-11 H Filed With Clerk
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01-01-09 H Session Sine Die

H Added As A Joint Sponsor RYDER

H First reading Referred to Hse Rules Comm

99-02-17	Н	Assigned to Approp-Elementary & Secondary Educ		
99-03-05	Н	COMMITTEE DEADLINE		
	H	EXTENDED - 3/12/99		
	H	Committee Approp-Elementary & Secondary		
		Educ		
99-03-09		Do Pass/Short Debate Cal 011-000-000		
	H Placed Cal 2nd Rdg-Shrt Dbr			
00.00.16	H Joint Sponsor Changed to CU			
99-03-16	H Second Reading-Short Debat	re e		
00.02.25	H Held 2nd Rdg-Short Debate			
99-03-23	H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote	110:001.002		
00 02 26	S Arrive Senate	110-001-003		
99-03-20	S Placed Calndr First Rdg			
	S Chief Sponsor RAUSCHENI	BERGER		
99-04-14	S First reading	Referred to Sen Rules Comm		
*****	S	Assigned to Appropriations		
99-05-08	S	Refer to Rules/Rul 3-9(a)		
01-01-09	H Session Sine Die	· /		
НВ-1066 Н.	ANNIG – RYDER.			
		of Education. Effective July 1, 1999.		
	H Filed With Clerk	i Education, Effective July 1, 1999.		
<i>33</i> -02-11	H Added As A Joint Sponsor R	YDER		
	H First reading	Referred to Hse Rules Comm		
99-02-17		Assigned to Approp-Elementary & Secondary		
		Educ		
99-03-05	Н	COMMITTEE DEADLINE		
	Н	EXTENDED - 3/12/99		
	Н	Committee Approp-Elementary & Secondary Educ		
99-03-12	Н	Re-Refer Rules/Rul 19(a)		
01-01-09	H Session Sine Die	• • • • • • • • • • • • • • • • • • • •		
HB-1067 SN	MITH,MICHAEL.			
40 ILCS 5/7-		108 1/2, par. 7-156		
30 ILCS 805/		100 1/2, pai: 7 150		
		t Fund (IMPE) Article of the Illinois Pen		
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pen-				
sion Code to compound the 3% annual increase in survivor pensions for survivors of				
sheriff's law enforcement employees. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.				
	PENSION NOTE (Pension Laws Commission)			

Fiscal impact has not been determined, but could be substan-

tial for SLEP employers,

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates 99-02-11 H Filed With Clerk

J 02 II II I lied Willi Clerk	
H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-1068 SMITH, MICHAEL.

```
40 ILCS 5/7-152
                                  from Ch. 108 1/2, par. 7-152
30 ILCS 805/8.23 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to increase the basic disability benefit for sheriff's law enforcement employees from 50% to 65% of final rate of earnings. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
```

```
A cost estimate is not available, but could be significant
```

for SLEP employers.

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

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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 Personnel & Pensions
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
```

HB-1069 SMITH, MICHAEL.

40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to allow certain persons with at least 20 years of creditable service as a sheriff's law enforcement employee to have their pensions based on their salary rate on their last day of service in that capacity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Fiscal impact has not been determined, but could be substantial for SLEP employers.

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

```
99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Assigned to Personnel & Pensions
P9-03-05 H Re-Refer Rules/Rul 19(a)
P9-03-15 H Pension Note Filed
H Committee Rules

01-01-09 H Session Sine Die
```

HB-1070 SMITH, MICHAEL.

40 ILCS 5/7-169 from Ch. 108 1/2, par. 7-169 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to remove the 2-year service requirement for earning new benefits after a return to service. Applies only to sheriffs' law enforcement employees. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Fiscal impact cannot be determined, but is estimated to be minor.

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

```
99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Referred to Hse Rules Comm
P9-03-05 H Re-Refer Rules/Rul 19(a)
P9-03-15 H Pension Note Filed
H Committee Rules

01-01-09 H Session Sine Die
```

HB-1071 SMITH, MICHAEL.

```
40 ILCS 5/7-157 from Ch. 108 1/2, par. 7-157
40 ILCS 5/7-164 from Ch. 108 1/2, par. 7-164
30 ILCS 805/8.23 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to allow the surviving spouse of a sheriff's law enforcement employee to remarry before age 55 without loss of survivor's benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PEÑSION ÑOTE (Pension Laws Commission)
```

Fiscal impact cannot be determined, but is estimated to be minor.

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

```
99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Assigned to Personnel & Pensions
P9-03-05 H Referred to Hse Rules Comm
Assigned to Personnel & Pensions
Re-Refer Rules/Rul 19(a)
Pension Note Filed
Committee Rules

01-01-09 H Session Sine Die
```

1643 HB-1072

```
HB-1072 SMITH, MICHAEL.
```

```
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 remove language requiring an affirmative resolution from the employer before airport police may become eligible for the sheriff's law enforcement employee formula. Makes park police 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)

Some airport authorities would be required to make higher employer contributions, as SLEP formula provides higher henefits.

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

```
99-02-11 H Filed With Clerk
H First reading
99-02-17 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
```

HB-1073 SMITH, MICHAEL.

40 ILCS 5/7-109.3	from Ch. 108 1/2, par. 7-109.3
40 ILCS 5/7-132	from Ch. 108 1/2, par. 7-132
30 ILCS 805/8.23 new	

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Requires participation by all full-time municipal police officers who do not participate in an Article 3 police pension fund. Makes these police officers eligible for the sheriff's law enforcement (SLEP) formula. Excludes Chicago. Pre-empts home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Fiscal impact cannot be determined and would vary among municipalities; costs would increase, substantially for employers

not currently participating in IMRF.

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

```
99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Assigned to Hse Rules Comm
P9-03-05 H Assigned to Personnel & Pensions
Re-Refer Rules/Rul 19(a)
Pension Note Filed
Committee Rules

01-01-09 H Session Sine Die
```

HB-1074 SMITH, MICHAEL.

40 ILCS 5/3-112	from Ch. 108 1/2, par. 3-112
40 ILCS 5/3-114.1	from Ch. 108 1/2, par. 3-114.1
40 ILCS 5/3-114.2	from Ch. 108 1/2, par. 3-114.2
30 ILCS 805/8.23 new	-

Amends the Downstate Police Article of the Illinois Pension Code. Increases the minimum survivor and disability pensions from \$400 to \$1,000 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
                                         $21.9 million
    Increase in total annual cost (0.28% of payroll) $ 1.4 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-02-11 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-17 H
                                            Assigned to Personnel & Pensions
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                           Pension Note Filed
             Η
                                           Committee Rules
```

01-01-09 H Session Sine Die

```
HB-1075 SMITH.MICHAEL.
```

```
40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1 40 ILCS 5/3-114.4 from Ch. 108 1/2, par. 3-114.4 30 ILCS 805/8.23 new
```

Amends the Downstate Police Article of the Illinois Pension Code. Reduces the age requirement for the automatic annual increase in duty disability pension from 60 to 55. Provides that a police officer who returns to active duty for at least 5 years after receiving a duty disability pension is entitled to receive creditable service for the period for which the duty disability pension was paid; no contribution from the police officer is required. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

\$10.3 million

```
PENSION NOTE (Pension Laws Commission)
```

Cost to establish service credit for duty disability time cannot be determined. Acceleration of duty disability auto-

matic increase:

Increase in accrued liability

01-01-09 H Session Sine Die

Increase in total annual costs (0.25% of payroll) \$ 1.3 million NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

99-02-11 H Filed With Clerk
H First reading
P9-02-17 H Referred to Hse Rules Comm
P9-03-05 H Re-Refer Rules/Rul 19(a)
Pension Note Filed
H Committee Rules

HB-1076 SMITH, MICHAEL - FRANKS - GRANBERG, FOWLER AND BOLAND.

```
40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111 30 ILCS 805/8.23 new
```

Amends the Downstate Police Article of the Illinois Pension Code. Increases the retirement formula from 2.0% to 2.5% of salary for each year of service over 20. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

Increase in accrued liability \$73.7 million

Increase in total annual costs (1.47% of payroll) \$ 7.7 million

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

```
99-02-11 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-17 H Assigned to Personnel & Pensions
Re-Refer Rules/Rul 19(a)
Pension Note Filed
Committee Rules
00-01-25 H Added As A Joint Sponsor FRANKS
00-02-15 H Added As A Joint Sponsor GRANBERG
00-02-23 H Added As A Co-sponsor FOWLER
H Added As A Co-sponsor BOLAND
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HB-1077 SMITH, MICHAEL.

01-01-09 H Session Sine Die

```
40 ILCS 5/3-110.6 from Ch. 108 1/2, par. 3-110.6 from Ch. 108 1/2, par. 5-236 from Ch. 108 1/2, par. 5-236 from Ch. 108 1/2, par. 7-139.8 from Ch. 108 1/2, par. 7-139.8 from Ch. 108 1/2, par. 9-121.10 from Ch. 108 1/2, par. 14-110 40 ILCS 5/15-134.6 new 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

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules

01-01-09 H Session Sine Die

SMITH, MICHAEL, FOWLER, BOLAND AND FRANKS. HB-1078

```
40 ILCS 5/3-111
                                   from Ch. 108 1/2, par. 3-111
40 ILCS 5/7-141
                                   from Ch. 108 1/2, par. 7-141
40 ILCS 5/14-107
                                   from Ch. 108 1/2, par. 14-107
40 ILCS 5/14-110
                                   from Ch. 108 1/2, par. 14-110
40 ILCS 5/15-135
                                   from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136
                                   from Ch. 108 1/2, par. 15-136
30 ILCS 805/8.23 new
```

Amends the Downstate Police, Illinois Municipal Retirement Fund, State Employee, and State University Articles of the Illinois Pension Code to allow employees with at least 25 years of police service to retire at any age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
99-02-11 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Personnel & Pensions
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
00-02-23 H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor BOLAND
00-08-07 H Added As A Co-sponsor FRANKS
01-01-09 H Session Sine Die
```

HB-1079 BROSNAHAN - DART - LOPEZ - BOLAND - FRANKS, GASH, ZICKUS, MCCARTHY, HANNIG, NOVAK, KOSEL, O'CONNOR, LYONS, EILEEN, MYERS, RICHARD, MITCHELL, BILL, SCHMITZ, LAWFER AND WIN-TERS.

720 ILCS 5/11-9.4 new

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony for a child sex offender to knowingly be present in a park building or on park grounds or to knowingly loiter on a public way within 500 feet of a park building or park grounds when persons under 18 are present in the building or on the grounds unless the offender is a parent or guardian of a person under 18 years of age who is present in the building or grounds or if the offender has permission to be present from the park authorities. Effective immediately.

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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.

Deletes everything after the enacting clause. Provides that it is unlawful for a child sex offender to: (1) knowingly be present in a public park building or on real property comprising a public park when persons under 18 years of age are present in the building or on the grounds or to knowingly loiter on a public way within 500 feet of a public park building or real property comprising a public park when persons under 18 years of age are present in the building or on the grounds and (2) approach, contact, or communicate with a child under 18 years of age, unless the offender is a parent or guardian of a person under 18 years of age present in the building or on the grounds. Provides that it is unlawful for a child sex offender to knowingly operate, manage, be employed by, volunteer at, be associated with, or knowingly be present at a facility providing programs or services exclusively directed toward persons under 18. Permits a child sex offender to own real property upon which these programs or services are offered, provided the child sex offender is not present on the premises for hours during which the programs or services are offered. Violations are Class 4 felonies.

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-11 H Filed With Clerk
         H Added As A Joint Sponsor DART
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
99-02-18 H Joint Sponsor Changed to LOPEZ
         H Joint Sponsor Changed to BOLAND
99-03-01 H Joint Sponsor Changed to FRANKS
99-03-03 H
                                     Fiscal Note Filed
         Н
                                     Correctional Note Filed
         H
                                     Committee Judiciary II - Criminal Law
99-03-04 H
                                     Do Pass/Short Debate Cal 010-002-001
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor MCCARTHY
         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 Added As A Co-sponsor HANNIG
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-004-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-16 S Chief Sponsor O'MALLEY
         S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Judiciary
99-04-15 S
                Amendment No.01
                                     JUDICIARY S
                                                             Adopted
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-04-22 S Second Reading
         S Placed Calndr,3rd Reading
99-04-26 S Third Reading - Passed 057-000-000
99-04-27 H Arrive House
         H Place Cal Order Concurrence 01
99-05-05 H Added As A Co-sponsor NOVAK
99-05-17 H Motion Filed Non-Concur 01/BROSNAHAN
         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 LYONS, EILEEN
         H Added As A Co-sponsor MYERS, RICHARD
         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 WINTERS
99-05-26 H H Noncners in S Amend 01
         S Secretary's Desk Non-concur 01
         S Filed with Secretary
                                     Mtn refuse recede-Sen Amend
         S S Refuses to Recede Amend 01
         S S Requests Conference Comm 1ST
         S Sen Conference Comm Apptd 1ST/O'MALLEY
                                        HAWKINSON, DILLARD
                                        CULLERTON, MOLARO
99-05-27 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/BROSNAHAN,
                                        DART, HOFFMAN,
                                        LINDNER AND WINKEL
01-01-09 H Session Sine Die
```

1647 HB-1080

HB-1080 SMITH, MICHAEL.

```
40 ILCS 5/3-105.2 new
40 ILCS 5/3-111 from Ch. 108 1/2, par. 3-111
40 ILCS 5/3-111.1 from Ch. 108 1/2, par. 3-111.1
40 ILCS 5/3-111.2 new
30 ILCS 805/8.23 new
```

Amends the Downstate Police Article of the Illinois Pension Code. Provides for a Deferred Retirement Option Plan (DROP), under which a police officer 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 police officer upon retirement. Bases the retirement pension on the police officer'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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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1081 SMITH, MICHAEL, FOWLER AND BOLAND.

```
40 ILCS 5/3-111.2 new
30 ILCS 805/8.23 new
```

Amends the Downstate Police Article of the Pension Code to provide early retirement incentives. Applies to certain persons applying for retirement in the year 2000. Grants up to 5 years of creditable service and 5 years of age enhancement. Requires an employer contribution and an employee contribution. Accelerates the automatic annual increase. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

\$20.7 million

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PENSION NOTE (Pension Laws Commission)
```

Fiscal impact is uncertain; based on 30% utilization:

Increase in accrued liability

Increase in total annual costs (0.20% of payroll) \$ 1.0 million

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

```
99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Pension Note Filed
Committee Rules
00-02-23 H Added As A Co-sponsor FOWLER
H Added As A Co-sponsor BOLAND
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01-01-09 H Session Sine Die

HB-1082 SMITH, MICHAEL.

40 ILCS 5/3-110.6	from Ch. 108 1/2, par. 3-110.6
40 ILCS 5/5-236	from Ch. 108 1/2, par. 5-236
40 ILCS 5/7-139.8	from Ch. 108 1/2, par. 7-139.8
40 ILCS 5/9-121.10	from Ch. 108 1/2, par. 9-121.10
40 ILCS 5/14-110	from Ch. 108 1/2, par. 14-110

Amends the Illinois Pension Code to allow investigators for the Office of the Attorney General to transfer credits for up to 12 years of prior service as a police officer, sheriff's law enforcement employee, or municipal conservator of the peace from certain other pension funds; requires payment of the difference in employee and employer contributions. 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

```
99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Personnel & Pensions
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
```

HB-1083 **1648**

HB-1083 CURRIE.

210 ILCS 85/8.1 new

Amends the Hospital Licensing Act. Creates a new Section regarding ownership conversion of hospitals. Provides only the caption.

99-02-11 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-1084 CURRIE.

210 ILCS 30/6.2 from Ch. 111 1/2, par. 4166.2 210 ILCS 30/6.9 new

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act to require the Governor to appoint for a 4 year term an Inspector General to conduct separate and independent investigations into allegations or incidents of abuse or neglect of the residents of long term care facilities licensed by the Department of Public Health. Allows the Inspector General access to facilities and to all necessary information and personnel. Requires the Inspector General to notify the proper enforcement authority of possible criminal acts. Permits the Inspector General to recommend civil or criminal actions and to seek the assistance of the Attorney General or any of the State's Attorneys. Grants to the Inspector General the power to subpoena witnesses and compel production of books and papers pertinent to an investigation; makes failing to appear or to produce or giving false testimony a Class A misdemeanor. Effective immediately.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Human Services
99-03-04 H Correctional Note Filed
H Committee Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1085 MADIGAN,MJ.

415 ILCS 5/19

from Ch. 111 1/2, par. 1019

Amends the Environmental Protection Act. Makes technical changes to the Section regarding the testing of water samples.

99-02-11 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 Cai 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-1086 GARRETT.

625 ILCS 5/11-202

from Ch. 95 1/2, par. 11-202

HEXC

Amends the Illinois Vehicle Code to make a technical change to the Section concerned with obedience to the traffic laws.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact on IDOT.

FISCAL NOTE, H-AM 1 (Department of Transportation)

Same as previous note.

99-02-11 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

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99-02-26 H Re-committed to Executive

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99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               Η
                                            Fiscal Note Filed
               H
                                            Fiscal Note Filed as amnded
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H
                       Amendment No.01
                                            GARRETT
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Primary Sponsor Changed To GARRETT
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.01
                                            GARRETT
                       Rules refers to
                                              HTRN
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.01
                                            GARRETT
               H Recommends be Adopted-Lost HTRN/008-015-001
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1087
            MADIGAN, M.I AND HANNIG.
  605 ILCS 10/3
                                    from Ch. 121, par. 100-3
  Amends the Toll Highway Act to provide a caption to the Section that creates the Illi-
nois State Toll Highway Authority.
      99-02-11 H First reading
               H Added As A Co-sponsor HANNIG
               H
                                            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-1088
            BURKE.
  625 ILCS 5/3-801
                                    from Ch. 95 1/2, par. 3-801
  Amends the Illinois Vehicle Code to make a stylistic change to the Section con-
cerned with vehicle registration.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      625 ILCS 5/3-801
      Adds reference to:
      625 ILCS 45/5-18
                                 from Ch. 95 1/2, par. 315-13
      625 ILCS 45/11A-4
                                 from Ch. 95 1/2, par. 321A-4
  Deletes everything. Amends the Boat Registration and Safety Act. Provides that no
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person under 14 years of age (instead of 10 years of age) may operate a watercraft (instead of motorboat). Provides that no person born after December 31, 1978 may operate a watercraft without first obtaining a Boating Safety Certificate. Provides that a person who operates a watercraft in a careless or reckless manner shall (instead of at the court's discretion) not be permitted to operate a watercraft for at least 2 years (instead of at least one year).

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CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
No fiscal or prison population impact on DOC.
JUDICIAL NOTE (Administrative Office of Illinois 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.
FISCAL NOTE, H-AM 1 (Department of Transportation)
There would be no fiscal impact to IDOT.
STATE MANDATES NOTE, H-AM 1
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(Department of Commerce and Community Affairs) Does not create a State mandate.				
		First reading		Referred to Hse Rules Comm
99-02-17		- 1101 1-11-11		Assigned to Executive
99-02-25	Н			Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
		Plcd Cal 2nd Rdg Stndro	d Dbt	
99-02-26 99-03-05		A d NT 0.1		Re-committed to Executive
99-03-03	Н	Amendment No.01	ł	EXECUTIVE H Adopted Do Pass Amend/Short Debate 011-003-001
	Н	Placed Cal 2nd Rdg-Shrt	t Dbt	
	Н			Fiscal Note Requested POE
	H H			St Mandate Fis Nte Req POE Correctional Note Requested POE
	Н			Home Rule Note Requested POE
	Н			Judicial Note RequestePOE
99-03-09		Cal Ord 2nd Rdg-Shrt D	obt -	Fiscal Note Req as amended POE
77-03-07	Н			St Mndt Fis Note Req Amnd
	Н			Corretnl Note Req as amnd POE
99-03-10		Cal Ord 2nd Rdg-Shrt D	bt	Company Note Fld as ammed DV HOUSE
99-03-10	п			Corrctnl Note Fld as amnd BY HOUSE AMEND #1
		Cal Ord 2nd Rdg-Shrt D		
99-03-11		Primary Sponsor Change	ed To	
99-03-11	Н			Judicial Note Filed Judicial Note Req as amend BY HOUSE
				AMEND #1
00.02.16		Cal Ord 2nd Rdg-Shrt D)bt	Elect Note Elled as a model
99-03-16		Second Reading-Short D	Debat	Fiscal Note Filed as amnded e
		Held 2nd Rdg-Short Det		~
99-03-23		H-140-4D4- Ch4D4	1	St Mndt Fis Note Fld Amnd
99-03-26		Held 2nd Rdg-Short Deb	bate	Re-Refer Rules/Rul 19(a)
		Session Sine Die		10 1000 11000 1101 (5 (u) ,
HB-1089 M	ΙΑΙ	DIGAN,MJ – DAVIS,MO	ONI	QUE – BEAUBIEN – CURRIE – ERWIN.
625 ILCS 5/4	-102	2 from	n Ch.	95 1/2, par. 4-102
				ke a stylistic change to a Section dealing
		ting to motor vehicles.		II.
		TE, H-AM 1 (Illinois Sta nister the Act would be \$.		
		TE, H-AM 2 (Secretary o		
Fiscal impact cannot be determined.				
JUDICIAL NOTE, H-AM 2 (Administrative Office of Ill. Courts) The bill would neither decrease nor increase the need for the				
number of judges in the State.				
HOME RULE NOTE, H-AM #2				
(Department of Commerce and Community Affairs) HB 1089 (H-am 2) does not pre-empt home rule authority.				
STATE MANDATES NOTE, H-AM 2				
(Department of Commerce and Community Affairs) HB 1089 (H-am 2) creates a due process mandate and local gov't.				
organization and structure mandate for which reimbursement by				
the State is not required.				
HOUSE AMENDMENT NO. 2.				
Deletes r 625 ILCS				
Adds refe	erer	ice to:		
20 ILCS				27, par. 55a
50 ILCS 625 ILCS				5, par. 507 5 1/2, par. 12-603.1
725 ILCS				3 172, par. 12-003.1 B, par. 108-1
Delates everything. Amends the Illinois Vahials Code to provide that prior to Isnu				

Deletes everything. Amends the Illinois Vehicle Code to provide that, prior to January 1, 2000, any person who is stopped solely for violating the seat belt provisions will receive only a verbal or written warning. Provides that until 4 years after the effective date of this amendatory Act, a law enforcement officer may stop a vehicle solely for violating the provisions governing seat belts (instead of prohibiting a law enforcement officer from stopping a vehicle solely for violating the provisions governing seat belts). Requires State and local law enforcement officers, from January 1, 2000 until 4 years after the effective date of this amendatory Act, to record the race or ethnicity of the violator whenever an officer issues a uniform traffic citation or warning citation. Requires that after January 1, 2000 all citations produced for use by State and local law enforcement officers shall list certain racial and ethnic groups. Requires the Secretary of State to conduct a study on whether there is discrimination in the enforcement of the Illinois Vehicle Code and to report his or her findings to the Governor and the General Assembly by May 1 of 2001, 2002, 2003, and 2004. Amends the Civil Administrative Code of Illinois to require the Department of State Police to provide sensitivity training for State Police officers concerning racial and ethnic differences. Amends the Illinois Police Training Act to require the Illinois Law Enforcement Training Standards Board to provide sensitivity training for certain law enforcement officers concerning racial and ethnic differences. Amends the Code of Criminal Procedure of 1963 to provide that existing provisions that prohibit a law enforcement officer from stopping or searching a motor vehicle, or a driver or a passenger of a motor vehicle, soley on the basis of a violation or suspected violation of the provision in the Illinois Vehicle Code requiring drivers and passengers in motor vehicles to wear safety belts shall not be effective until 4 years after the effective date of this amendatory Act. Effective immediately.

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99-02-11 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
99-03-10 H Added As A Joint Sponsor BEAUBIEN
         H Added As A Joint Sponsor CURRIE
99-03-12 H
                Amendment No.01
                                     MADIGAN,MJ
        Н
                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
99-03-18 H
                Amendment No.02
                                     MADIGAN,MJ
         Н
                Amendment referred to HRUL
                Rules refers to
                                       HCHY
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor ERWIN
99-03-19 H
                Amendment No.02
                                     MADIGAN,MJ
         H Recommends be Adopted HCHY
         Н
                                     Fiscal Note Reg as amended BY HA #2 -
                                       BLACK
         Н
                                     St Mndt Fis Note Reg Amnd
         Н
                                     Home Rule Note Req as amend
                                     Judicial Note Riled as amnd
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor DAVIS, MONIQUE
99-03-22 H
                                     Fiscal Note Filed as amnded
         H
                                     Judicial Note Reg as amend BY HOUSE
                                        AMEND #2
         Н
                                     Home Rule Note Fld as amend
         Н
                                      St Mndt Fis Note Fld Amnd
         H Held 2nd Rdg-Short Debate
99-03-25 H
                                     MADIGAN,MJ
                                                              Adopted
                Amendment No.02
         H Pld Cal 3rd Rdg-Shrt Dbt
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 069-039-005
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99-03-26 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor MAHAR
                S Added as Chief Co-sponsor CLAYBORNE
                S Added as Chief Co-sponsor CULLERTON
      99-04-07 S
                                            Fiscal Note Filed as amnded
      99-04-14 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1090
             MADIGAN,M.J.
   65 ILCS 5/1-1-2.1
                                    from Ch. 24, par. 1-1-2.1
  Amends the Illinois Municipal Code. Adds a caption and makes a stylistic change in
a Section regarding the president of a village or incorporated town.
      99-02-11 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-1091
             MADIGAN, MJ AND CURRIE.
  New Act
  Creates the Internet Privacy Act. Contains only a short title provision.
      99-02-11 H First reading
                H Added As A Co-sponsor CURRIE
                                             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
                                             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-1092
             MADIGAN,MJ - GARRETT AND CURRIE.
  New Act
  Creates the Year 2000 Computer Preparedness Act. Contains only a short title provi-
sion.
      99-02-11 H First reading
                H Added As A Co-sponsor CURRIE
                                             Referred to Hse Rules Comm
                Н
      99-02-17 H
                                             Assigned to Executive
      99-02-19 H Added As A Joint Sponsor GARRETT
                                             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-1093
             MADIGAN, MJ AND CURRIE.
  New Act
   Creates the State Computer Facilities Act. Contains only a short title provision.
      99-02-11 H First reading
                H Added As A Co-sponsor CURRIE
                                             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
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H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-26 H 99-03-05 H 01-01-09 H Session Sine Die	Re-committed to Executive Re-Refer Rules/Rul 19(a)		
HB-1094 TURNER, JOHN.			
	110, par. 1-106		
Amends the Code of Civil Procedure. Mal	kes stylistic changes in a Section concern-		
ing construction of the Code. 99-02-11 H First reading 99-02-17 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 Db			
99-02-26 H 99-03-05 H 01-01-09 H Session Sine Die	Re-committed to Executive Re-Refer Rules/Rul 19(a)		
HB-1095 TURNER, JOHN.			
	110, par. 2-502		
Amends the Code of Civil Procedure. Mal	kes stylistic changes in a Section concern-		
ing guardians.	•		
99-02-11 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 Db			
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-1096 TURNER, JOHN.			
	. 38, par. 9-2		
Amends the Criminal Code of 1961. Make	es a grammatical change in the second de-		
gree murder statute.			
99-02-11 H First reading 99-02-17 H	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 Db			
99-02-26 H	Re-committed to Executive		
99-03-05 H 01-01-09 H Session Sine Die	Re-Refer Rules/Rul 19(a)		
	INDNER – POE – DART, BROSNAHAN,		
CROSS, WINKEL, BRADY AND			
*	. 38, par. 11-6		
	ng to the offense of indecent solicitation of		
a child. Provides that the child solicited must be under 17 years of age (now under 13			
years of age). Provides that the offender may be guilty of the offense if he or she be-			
lieved the person solicited to be a child under 17. Eliminates soliciting for criminal sex-			
ual abuse as a violation. Penalty is a Class 1 felony if the act solicited is predatory			
criminal sexual assault of a child or aggravated criminal assault; a Class 2 felony if the			
act solicited is criminal sexual assault; and a Class 3 felony if the act solicited is aggra-			
vated criminal sexual abuse. Effective immediately.			
99-02-11 H First reading 99-02-17 H	Referred to Hse Rules Comm Assigned to Judiciary II - Criminal Law		
99-02-17 H 99-02-18 H Added As A Joint Sponsor L			
99-02-22 H Joint Sponsor Changed to LI			
99-03-05 H	Do Pass/Short Debate Cal 013-000-000		
H Placed Cal 2nd Rdg-Shrt Db			
99-03-11 H Second Reading-Short Deba H Pld Cal 3rd Rdg-Shrt Dbt	ii.		
99-03-12 H Joint Sponsor Changed to PC	DE .		
H Joint Sponsor Changed to D.			
H Added As A Co-sponsor BR	USNAHAN		

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99-03-12-Cont.
         H Added As A Co-sponsor CROSS
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor MITCHELL, BILL
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
99-03-16 S Arrive Senate
S Placed Calndr First Rdg
99-03-24 S Chief Sponsor DUDYCZ
         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
99-05-04 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
99-07-22 H Governor approved
              Effective Date 99-07-22
         Η
              PUBLIC ACT 91-0226
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HB-1098 TURNER, JOHN - LOPEZ.

725 ILCS 207/45

Amends the Sexually Violent Persons Commitment Act. Provides that the procedures for a sexually violent person to supply a biological specimen for DNA analysis, and the use of the results, are governed by rules adopted by the Illinois Department of State Police, and purposes authorized under the Unified Code of Corrections, for testing blood samples of certain sex offenders for analysis and categorizing into genetic marker groupings. (Now the Attorney General promulgates the rules for these procedures.)

HOUSE AMENDMENT NO. 1.

Adds reference to: 725 ILCS 207/15 725 ILCS 207/55 725 ILCS 207/65 725 ILCS 207/70

Further amends the Sexually Violent Persons Commitment Act. Changes the period in which a petition to declare a person sexually violent must be filed. Permits a jury for a discharge hearing.

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FISCAL NOTE, H-AM 1 (Department of Corrections)
There would be no corrections population or fiscal impact.
CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
Same as DOC fiscal note.
99-02-11 H First reading
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Judiciary II - Criminal Law
99-02-18 H Added As A Joint Sponsor LOPEZ
99-03-05 H
                 Amendment No.01
                                       JUD-CRIMINAL H
                                                                Adopted
         Н
                                       Remains in CommiJudiciary II - Criminal
99-03-09 H
                                       Do Pass Amend/Short Debate 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 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-17 S
                                       Fiscal Note Filed as amnded
                                       Corretnl Note Fld as amnd HA 01
99-03-24 S Chief Sponsor RADOGNO
         S First reading
                                       Referred to Sen Rules Comm
99-04-14 S
                                       Assigned to Judiciary
99-04-21 S
                                       Recommended do pass 007-000-001
         S Placed Calndr, Second Rdg
99-04-22 S Second Reading
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S Placed Calndr, 3rd Reading

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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
H Effective Date 00-01-01
H PUBLIC ACT 91-0227
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HB-1099 TURNER, JOHN - BLACK AND MITCHELL, BILL.

720 ILCS 5/17-23 new

Amends the Criminal Code of 1961. Creates the offenses of fraud by wire, radio, or telephone, mail fraud, and financial institution fraud. Makes the offenses Class 3 felonies

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-11 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
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-12 H Added As A Joint Sponsor BLACK
             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
             S Chief Sponsor O'MALLEY
    99-03-24
              S First reading
                                           Referred to Sen Rules Comm
    99-04-22
                                           Assigned to Judiciary
                                           Recommended do pass 010-000-000
    99-05-05
              S Placed Calndr, Second Rdg
    99-05-06 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
    99-07-22 H Governor approved
             Н
                  Effective Date 00-01-01
                  PUBLIC ACT 91-0228
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HB-1100 TURNER, JOHN.

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720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1 from Ch. 38, par. 11-20.1 from Ch. 38, par. 11-20.1A
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NOTE(S) THAT MAY APPLY: Correctional; Fiscal

Amends the Criminal Code of 1961. Provides that a defendant must possess the child pornography voluntarily in order to be criminally liable for a "child pornography" violation. Provides that a description of a person who appears to be under 18 regardless of the method of creation constitutes a "child" for purposes of a child pornography violation. Provides that one-half of the proceeds acquired from offenses of keeping a place of juvenile prostitution, exploitation of a child, or child pornography must be divided equally among all State agencies and units of local government whose officers or employees conducted the investigation that resulted in the forfeiture (now only units of local government share in the forfeited proceeds).

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Referred to Hse Rules Comm
99-02-11 H First reading
                                       Assigned to Judiciary II - Criminal Law
99-02-17 H
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
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-001-007
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-13 S Chief Sponsor SULLIVAN
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
         S Placed Calndr, Second Rdg
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99-05-06 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 99-07-22 H Governor approved

Н Effective Date 00-01-01

Н PUBLIC ACT 91-0229

HB-1101 HULTGREN.

110 ILCS 305/7g

Amends the University of Illinois Act to make technical changes to a Section concerning tuition waivers.

99-02-11 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 01-01-09 H Session Sine Die

MCGUIRE - SCOTT - GRANBERG - BOLAND - SMITH, MICHAEL AND HB-1102 DART.

Re-Refer Rules/Rul 19(a)

625 ILCS 5/11-1301.3 from Ch. 95 1/2, par. 11-1301.3

Amends the Illinois Vehicle Code. Provides that it is not a defense to a charge of unauthorized parking in a place reserved for a person with disabilities that the posted reserved sign is technically defective if a reasonable person would be made aware by the sign that the place is reserved for a person with disabilities. Effective immediately,

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

99-02-11 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 SCOTT

H Joint Sponsor Changed to GRANBERG Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-01 H Joint Sponsor Changed to BOLAND

H Joint Sponsor Changed to SMITH, MICHAEL

99-03-03 H Correctional 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 Added As A Co-sponsor DART

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 PARKER

99-03-18 S First reading Referred to Sen Rules Comm

99-03-19 S Added as Chief Co-sponsor WALSH,L

99-04-20 S Assigned to Transportation

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

99-05-12 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

H PUBLIC ACT 91-0427

HB-1103 YOUNGE.

Appropriates \$750,000 to the Capital Development Board from the Capital Development Fund for a grant to renovate the Mary Brown Community Center in East St. Louis. Effective July 1, 1999.

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99-02-11 H First reading Referred to Hse Rules Comm
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-1104 YOUNGE.

Appropriates \$1 from the Capital Development Fund to the Capital Development Board for a grant to the East St. Louis Small Business Development Center, Inc. to redevelop the O'Neill Lumber Company Site. Effective July 1, 1999.

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99-02-11 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-1105 YOUNGE.

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20 ILCS 605/46.19c from Ch. 127, par. 46.19c
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Amends the Civil Administrative Code of Illinois. Requires the Office of Urban Assistance to establish within each local branch of the Office a local board of directors to serve as an advisory board to the Department of Commerce and Community Affairs. Provides that each local board of directors shall consist of 9 members appointed by the Director of the Department. Provides that 5 members shall be from private industry and 4 shall be from community based organizations and community leadership. Effective immediately.

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STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Does not create a State mandate.
HOME RULE NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Does not preempt home rule.

HOUSE AMENDMENT NO. 1.
Adds reference to:
New Act from Ch. 127, par. 46.19c
20 ILCS 605/46.19c
20 ILCS 605/46.70 new
20 ILCS 605/46.71 new
20 ILCS 605/46.72 new
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Deletes everything. Creates the Katherine Dunham Centers for the Arts and Humanities Academy District Act, and provides that the territory of the District consists of the contiguous territory within the boundaries of St. Clair County. Creates the Katherine Dunham Centers for the Arts and Humanities Academy District Commission and prescribes its purpose and responsibilities relative to operating educational resources facilities to promote research and training in the arts and humanities. Requires the local board of directors of the Department of Commerce and Community Affairs' Office of Urban Assistance to assist the District in implementing the project. Amends the Civil Administrative Code of Illinois. Requires the Department of Commerce and Community Affairs to make grants to the city of East St. Louis to renovate the Mary Brown Community Center. Requires the Department to make grants to the East St. Louis Small Business Development Center, Inc., to redevelop the O'Neill Lumber Company site. Requires the Department to make grants to the Cahokia Development Authority to purchase and redevelop the Parks College site. Requires the local board of directors to assist the Department and the grantees in implementing those projects. Effective immediately.

```
99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to State Government
                                        Administration
99-03-04 H
                                      Do Pass/Short Debate Cal 007-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H Relld 2nd Rdg-Short Debate
                                      YOUNGE
         Н
                 Amendment No.01
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
```

9	99-03-24	Η	Amendment No.01	YOUNGE
		Η	Rules refers to	HLGV
		Η	Held 2nd Rdg-Short Debate	
ç	99-03-25	Η	Amendment No.01	YOUNGE
		Η	Recommends be Adopted HI	_GV/007-000-000
		Η	Amendment No.01	YOUNGE Adopted
		Η		Fiscal Note Req as amended BY HA
				#1-TENHOUSE
		Η		St Mndt Fis Note Req Amnd
		Η		Home Rule Note Fld as amend
		H	-	St Mndt Fis Note Fld Amnd
		Η	Held 2nd Rdg-Short Debate	
9	99-03-26	Η		Fiscal Note Req -withdrawn
		Η	Held 2nd Rdg-Short Debate	•
		Η	_	Re-Refer Rules/Rul 19(a)
(01-01-09	Η	Session Sine Die	

HB-1106 YOUNGE.

110 ILCS 805/2-15

from Ch. 122, par. 102-15

Amends the Public Community College Act. Provides that before the Illinois Community College Board may implement a plan for the dissolution of a community college district, the question of whether or not the district should be dissolved must be submitted to the voters of that district. Provides that if a majority of the votes cast is in favor of dissolving the district, the Board may implement its plan. Effective immediately.

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1107 YOUNGE.

20 ILCS 3105/10.17 new

Amends the Capital Development Board Act to require the Capital Development Board to make grants to the Cahokia Development Authority to purchase and redevelop the Parks College Site in Cahokia, Illinois.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

HB-1108 KRAUSE,

410 ILCS 80/4

from Ch. 111 1/2, par. 8204

Amends the Illinois Clean Indoor Air Act. Provides that no person shall smoke in any restaurant.

```
99-02-11 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-1109 HOEFT - BOLAND - GASH.

```
      10 ILCS 5/1-3
      from Ch. 46, par. 1-3

      10 ILCS 5/3-1.2
      from Ch. 46, par. 3-1.2

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

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

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

      10 ILCS 5/28-3
      from Ch. 46, par. 28-3
```

Amends the Election Code. Defines "file" in terms of the time a document is actually received in the office of the State Board of Elections, election authority, or local election official. Provides that individuals who circulate petitions must meet certain eligibility requirements. Provides that a petition signer's address must include the county and state. Effective immediately.

```
99-02-11 H First reading
```

H Added As A Joint Sponsor BOLAND

H Referred to Hse Rules Comm

```
99-02-17 H
                                            Assigned to Elections & Campaign Reform
      99-02-25 H
                                            Do Pass/Short Debate Cal 010-000-001
               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 GASH
      99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
      99-03-11 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-17 S Chief Sponsor MYERS J
                S First reading
                                            Referred to Sen Rules Comm
      99-03-19 S Added as Chief Co-sponsor BOWLES
      01-01-09 H Session Sine Die
             BEAUBIEN - CURRIE - OSMOND - PUGH - MATHIAS.
HB-1110
```

35 ILCS 130/3 from Ch. 120, par. 453.3 35 ILCS 135/3 from Ch. 120, par. 453.33

NOTE(S) THAT MAY APPLY: Fiscal

Amends the Cigarette Tax Act and the Cigarette Use Tax Act. Provides that a revenue tax stamp may not be placed upon a cigarette package unless the package complies with the federal Labelling and Advertising Act. Provides that the Department of Revenue shall revoke the distributor license of violators. Provides that a person may not affix a stamp on a package of cigarettes, cigarette papers, wrappers, or tubes if that individual package has been marked for export outside the United States with a label or notice in compliance with Section 290.185 of Title 27 of the Code of Federal Regulations. Effective immediately.

```
99-02-11 H First reading
         H Added As A Joint Sponsor CURRIE
         H Added As A Joint Sponsor OSMOND
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Revenue
99-03-01 H Joint Sponsor Changed to PUGH
         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
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
         S Chief Sponsor PETERSON
         S 'Added As A Co-sponsor DONAHUE
99-03-17 S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Revenue
99-04-22 S
                                      Recommended do pass 010-000-000
         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 Passed both Houses
99-05-26 H Sent to the Governor
99-07-22 H Governor approved
         Н
              Effective Date 99-07-22
```

HB-1111 COULSON - LOPEZ - KOSEL.

PUBLIC ACT 91-0246

720 ILCS 5/16D-5.1 new

Amends the Criminal Code of 1961. Creates the offense of facilitating theft of on-line services. Makes the offense 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. Makes a second or subsequent offense a Class 2 fel-

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-11 H First reading
                                           Referred to Hse Rules Comm
    99-02-17 H
                                           Assigned to Judiciary II - Criminal Law
```

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99-02-18 H Added As A Joint Sponsor LOPEZ
99-02-26 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Joint Sponsor Changed to 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
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor PARKER
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1112 YOUNGE.

625 ILCS 5/6-306.7 new 625 ILCS 5/6-306.3 rep. 625 ILCS 5/6-306.4 rep.

Amends the Illinois Vehicle Code to allow a driver ticketed for specified traffic offenses to have the option of being taken before a court of jurisdiction or executing a written promise to comply with terms of the citation by signing at least one copy of the Uniform Traffic Ticket (instead of depositing his or her driver's license). Provides that a non-resident of Illinois who resides in a state that is not part of the Nonresident Violator Compact of 1977 shall be subject to Supreme Court Rules regarding bail for traffic offenses. Provides that a person who does not comply with his or her written promise shall be subject (after specified procedures) to having his or her license suspended until he or she complies. Repeals the provisions that allow a driver ticketed with a traffic violation to deposit his or her driver's license in lieu of bail. Repeals certain provisions pertaining to different procedures for residents of other states who get traffic tickets in this State.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/6-306.3 rep. 625 ILCS 5/6-306.4 rep.

Deletes everything. Amends the Illinois Vehicle Code to provide that a person ticketed for specified traffic offenses has the option of being taken before a court or executing a written promise to comply with the terms of the citation by signing a Uniform Traffic Ticket unless: (i) the person cannot furnish evidence of identity; (ii) the police officer has probable cause to believe that the person will disregard the writtn promise; or (iii) the police officer determines that the person should be required to deposit a valid driver's license or otherwise comply with the bail requirements. Provides that a person who does not comply with his or her written promise shall be subject (after specified procedures) to having his or her license suspended.

```
FISCAL NOTE (Secretary of State)
    Based on an estimated workload of 200,000 cases per year,
    first year cost will be $1.8 million and subsequent years
    cost will be $1.4 million.
    CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
    No fiscal or prison population impact on DOC.
    FISCAL NOTE, CORRECTED (Secretary of State)
    Based on an estimated work load of 200,000 cases per year,
    this legislation will require $2.1 million in additional
    expenditures the first year, and an additional $1.7 million
    each year thereafter.
    JUDICIAL NOTE (Administrative Office of Illinois 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.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    Same as previous note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-11 H First reading
                                             Referred to Hse Rules Comm
    99-02-17 H
    99-03-05 H
                      Amendment No.01
                                             JUD-CRIMINAL H
```

Assigned to Judiciary II - Criminal Law Adopted Do Pass Amend/Short Debate 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

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99-03-05-Cont.
                                     Fiscal Note Requested TURNER, JOHN
        Н
         Н
                                     Correctional Note Requested
                                       TURNER, JOHN
                                     Judicial Note RequesteTURNER, JOHN
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                     Fiscal Note Filed
         H Cai Ord 2nd Rdg-Shrt Dbt
99-03-10 H
                                     Corretnl Note Fld as amnd BY HOUSE
                                       AMEND #1
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                     Judicial Note Filed
                                     Judicial Note Req as amend BY HOUSE
                                       AMEND #1
         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 Relld 2nd Rdg-Short Debate
         Н
                Amendment No.02
                                     YOUNGE
         H
                Amendment referred to HRUL
         Н
                Amendment No.03
                                     YOUNGE
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                     YOUNGE
                Rules refers to
         Н
                                      HHED
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.02
                                     YOUNGE
         H Recommends be Adopted HHED/010-000-000
                Amendment No.02
                                     YOUNGE
                                     Ruled Out of Order
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1113 SAVIANO – BURKE – TURNER,ART – TENHOUSE – BUGIELSKI, BRUNSVOLD, STROGER AND GRANBERG.

New Act

Creates the Real Estate Timeshare Act. Provides for a short title only. HOUSE AMENDMENT NO. 1.

Adds reference to: 765 ILCS 100/Act rep.

Deletes everything after enacting clause. Creates the Real Estate Timeshare Act of 1999 and repeals the Illinois Real Estate Time-Share Act. Provides for creation of real estate timeshare plans and exchange programs. Provides that the Act shall be administered by the Office of Banks and Real Estate. Requires that persons who sell, offer to sell, or attempt to solicit the purchase of timeshare interests to Illinois residents, or who create timeshare plans with accommodations in Illinois, must register with the Office of Banks and Real Estate. Requires similar registration by exchange companies offering exchange programs to purchasers in Illinois and by resale agents. Imposes standards for operation of timeshare plans and exchange programs. Amends the Real Estate License Act of 2000, if and only if the Act becomes law, to exempt certain exchange companies and timeshare owners from the licensing requirements of the Act.

HOUSE AMENDMENT NO. 2.

Corrects grammar, usage, terminology, and a cross-reference.

SENATE AMENDMENT NO. 1.

In the exempt communication provisions, distinguishes between all exempt communications and exempt communications provided they are delivered to any person who has previously executed a contract for the purchase of a timeshare or is an existing owner of a timeshare interest in a timeshare plan. In the cancellation of the purchase contract provisions, changes references to "party" to "purchaser" and a reference to "other party" to "developer or resale agent".

			2	
99-02-11		First reading	IDVE	
		Added As A Joint Sponsor TI		
	Ĥ	Added As A Joint Sponsor TURNER, ART Added As A Joint Sponsor TENHOUSE		
	Η	Added As A Joint Sponsor BUGIELSKI		
	Н	Added As A Co-sponsor BRU	JN\$VOLD OGER	
	Н	Added As A Co-sponsor STR	Referred to Hse Rules	Comm
99-02-17			Assigned to Executive	Comm
99-02-22	Н	Added As A Co-sponsor GRA	ANBERG	
99-02-25	Н		Do Pass/Stndrd Dbt/Vo HEXC	ote 008-007-000
00.02.26		Plcd Cal 2nd Rdg Stndrd Dbt		.•
99-02-26 99-03-05			Re-committed to Exec Do Pass/Short Debate	
99-03-03		Placed Cal 2nd Rdg-Shrt Dbt		Cai 015-000-000
99-03-16		Amendment No.01	SAVIANO	
	Н	Amendment referred to		
		Second Reading-Short Debate	e	
99-03-22		Held 2nd Rdg-Short Debate Amendment No.02	SAVIANO	
))-03-22	Н	Amendment referred to		
	Η	Held 2nd Rdg-Short Debate		
99-03-23		Amendment No.01	SAVIANO	
	H H	Rules refers to Amendment No.02	HJUA SAVIANO	
	Н	Rules refers to	HJUA	
		Held 2nd Rdg-Short Debate		,
99-03-24			SAVIANO	
		Recommends be Adopted HJ		
	Н	Amendment No.02 Recommends be Adopted HJ	SAVIANO HA/010-000-000	
		Amendment No.01	SAVIANO	Adopted
	H		SAVIANO	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt		
99-03-25		3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate	115-000-000	
		Placed Calndr First Rdg		
		Chief Sponsor MADIGAN,R		
	S	Added as Chief Co-sponsor I	DELEO	
		Added as Chief Co-sponsor I		
		Added as Chief Co-sponsor S Added as Chief Co-sponsor S		
99-03-26		First reading	Referred to Sen Rules	Comm
99-04-14	S	Ü	Assigned to Licensed	Activities.
99-04-22		Amendment No.01	LICENSED ACT. S	Adopted
	S	Placed CaIndr,Second Rdg	Recmnded do pass as	amend 008-000-000
99-04-28		Second Reading		
,		Placed Calndr,3rd Reading		
99-06-27	S		Refer to Rules/Rul 3-9	
99-11-04		D. 101101D	Approved for Conside	ration SRUL
00 11 00		Placed Calndr,3rd Reading Filed with Secretary		
99-11-09	S	Amendment No.02	MADIGAN,R	
	Š	Amendment referred to		
		Calendar Order of 3rd Rdg 9		
00-01-02		TILLD	Refer to Rules/Rul 3-9	9(b)
	S	Tabled Pursuant to Rule5-4(A	A) SA 02 Committee Rules	
01-01-09		Session Sine Die	Committee Rules	-
HB-1114 S	ΑV	IANO.		
40 ILCS 5/1			100 110	
40 ILCS 5/1			108 1/2, par. 16-133	
40 ILCS 5/1 40 ILCS 5/1			. 108 1/2, par. 16-133.2 . 108 1/2, par. 17-116.1	
	-			

40 ILCS 5/17-119.1 30 ILCS 805/8.23 new

Amends the Downstate and Chicago Teacher Articles of the Pension Code. Extends the early retirement without discount option to 2005 and makes changes relating to the employer contribution under that option. Reduces the contribution required for certain persons to receive the augmented 2.2% retirement annuity rate. In the Downstate Teacher Article, 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

TENOION TOTAL	and commodicing	
TRS:		
Increase in accrued liability	\$8 to \$12 million	
Increase in total annual cost		
FY2000	Statutory Phase-In,	\$ 0.9 million
FY2000		\$ 7.6 million
FY2010	Statutory Phase-In	\$14.2 million
FY2010		\$11.3 million
CTRS:	-	
Increase in accrued liability (80% utilization) \$11.8 million	
NOTE(S) THAT MAY APPLÝ: 1	Fiscal; Pension; State Mandates	
99-02-11 H First reading	Referred to Hse Ru	ıles Comm
99-02-17 H	Assigned to Persor	nnel & Pensions
99-03 - 05 H	Re-Refer Rules/Ru	l 19(a)
99-03-09 H	Pension Note Filed	[` ` `
Н	Committee Rules	
01-01-09 H Session Sine D	ie	

HB-1115 WAIT - SCOTT.

815 ILCS 307/10-105 815 ILCS 307/10-115

N

Amends the Illinois Business Brokers Act of 1995. Makes the Act applicable when the person engaged or sought to be engaged as (now, by) the business broker is domiciled in Illinois. Provides that a business broker lien is enforceable only against tangible property located in this State. Requires that a notice of lien be filed with the Secretary of State, as to personal property, and with the recorder of the county in which the property is located, as to real property (now, all notices of lien must be filed with the Secretary of State). Makes other changes concerning business broker liens.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact to the SoS.

HOUSE AMENDMENT NO. 1.

Provides that the Illinois Business Brokers Act of 1995 applies only when the person engaging or seeking to engage the business broker (rather than the person engaged or sought to be engaged as the business broker) is domiciled in this State. Provides that it is the purchaser's or seller's assets "of the business" against which a lien must be filed in provisions concerning a release or satisfaction of the lien. Provides that a prior recorded lien having priority over a broker's lien includes a prior recorded lien perfected under the Uniform Commercial Code. Makes other changes.

```
Referred to Hse Rules Comm
99-02-11 H First reading
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
                                      Fiscal Note Requested TURNER, JOHN
99-03-04 H
                                      St Mandate Fis Nte Reg TURNER, JOHN
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-15 H
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                 Amendment No.01
                                      SCOTT
                 Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
```

```
99-03-18 H
                      Amendment No.01
                                           SCOTT
               H Recommends be Adopted HRUL/003-002-000
               Н
                      Amendment No.01
                                           SCOTT
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Primary Sponsor Changed To WAIT
               H Added As A Joint Sponsor SCOTT
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            SCOTT - GILES.
HB-1116
   55 ILCS 5/5-1121
   65 ILCS 5/11-31-1
                                   from Ch. 24, par. 11-31-1
```

Amends the Counties Code and the Illinois Municipal Code. Provides that the cost to a county or municipality for the demolition, repair, or enclosure of an unsafe building is a lien on all real estate of the owner or owners of the unsafe building (now, the cost is a lien on the real estate on which the unsafe building is located).

FISCAL NOTE (Office of Banks and Real Estate) Some licensees may be affected, but HB1116 would require no additional resources or headcount and would create no fiscal impact.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code and the Illinois Municipal Code concerning liens for demolition, repair, or enclosure of unsafe buildings. Provides that a county or municipality may obtain a money judgment against the owner, file a judgment lien against all of the property of the owner, and enforce the judgment lien. Makes a technical correction.

```
99-02-11 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
99-03-04 H
                                     Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor GILES
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     SCOTT
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     SCOTT
         H Recommends be Adopted HRUL
                Amendment No.01
                                                              Adopted
99-03-24 H
                                     SCOTT
         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
99-04-15 S Chief Sponsor SYVERSON
99-04-20 S First reading
                                     Referred to Sen Rules Comm
99-04-22 S Added as Chief Co-sponsor LIGHTFORD
01-01-09 H Session Sine Die
      MATHIAS - CROSS - SCOTT.
```

HB-1117

from Ch. 17, par. 6901

Amends the Local Government Debt Reform Act by making a technical change to the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 350/1 Adds reference to: 30 ILCS 350/15 from Ch. 17, par. 6915 30 ILCS 350/16 from Ch. 17, par. 6916 30 ILCS 350/17 from Ch. 17, par. 6917 30 ILCS 350/17.5 new

Deletes everything. Amends the Local Government Debt Reform Act. Provides that a governmental unit may levy a tax to pay the principal and interest on general obliga**1665** HB-1117—Cont.

tion bonds or limited bonds (now, general obligation bonds). Provides that for the purposes of the Section concerning bonds consisting of leases and installment or financing contracts, interest on bonds sold at less than 95% of their stated value includes the difference between the amount set forth on the face of the bond as the original principal amount and the bond's stated value at maturity (now, interest includes the difference between the amount received for the sale of the bonds and their stated value at maturity). Allows a governmental unit to purchase or lease real or personal property through installments paid at stated intervals for a period of 20 years or another period of time otherwise authorized by law. Allows governmental units to issue certificates evidencing indebtedness incurred under these agreements. Provides that indebtedness incurred under these agreements may not exceed the applicable debt limits when aggregated with the existing indebtedness of the governmental unit. Allows a governmental unit to sell, convey, and reacquire the property on any terms and conditions and in any manner that the governmental unit determines, if the governmental unit will lease the property. Provides that the approval for bonds obtained through a referendum remains valid (i) for 10 years after the date of a front-door referendum or (ii) for 3 years after the end of the petition period for a back-door referendum. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

65 ILCS 5/11-61-3 from Ch. 24, par. 11-61-3

Further amends the Local Government Debt Reform Act. In the provisions concerning bond authorization by referendum, changes references to "front-door referendum" to "referendum". Provides that the approval is valid for 5 years after the date of the referendum (now, the approval is valid for 10 years after the date of the referendum). Provides that these provisions apply only to referenda and backdoor referenda held after the effective date of this amendatory Act. Amends the Illinois Municipal Code. Allows certain municipalities to purchase or lease property through contracts to be paid through installments during a period of time not to exceed 20 years (now, 10 years).

SENATE AMENDMENT NO. 2.

Further amends the Local Government Debt Reform Act. Provides that the approval of a referendum or backdoor referendum, once obtained, remains (now, remains valid) (i) for 5 years after the date of the referendum or (ii) for 3 years after the end of the petition period for a backdoor referendum.

```
99-02-11 H First reading
         H Added As A Joint Sponsor CROSS
                                     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
                                     SCOTT
99-03-11 H
                Amendment No.01
        Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H
                Amendment No.01
                                     SCOTT
                Rules refers to
                                       HLGV
         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
                                     SCOTT
         H Recommends be Adopted HLGV/007-001-000
                Amendment No.01
                                     SCOTT
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-000
         H Primary Sponsor Changed To MATHIAS
         H Added As A Joint Sponsor SCOTT
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
```

99-04-20	-		Assigned to Local		ent
99-04-27	S		Held in Committee	e	
99-05-04		Amendment No.01	LOCAL GOV	5	Adopted
	S		Recmnded do pass	s as ameno	1008-000-000
	S	Placed Calndr, Second Rdg			
99-05-11	S	Second Reading			
	S	Placed Calndr,3rd Reading			
99-05-12	S	Filed with Secretary			
	S	Amendment No.02	KLEMM		
÷	S	Amendment referred to	SRUL		
	S	Amendment No.02	KLEMM		
		Be apprvd for consideratn SR	UL		
		Recalled to Second Reading			
	S	Amendment No.02	KLEMM		Adopted
		Placed Calndr,3rd Reading			
99-05-13		Third Reading - Passed 059-0	000-000		
		Arrive House			
-		Place Cal Order Concurrence	01,02		
99-05-17		Motion Filed Concur			
		Motion referred to	HRUL		
		Calendar Order of Concurren	,		
99-05-19	Η	Be apprvd for consideratn 01	,02/HRUL		
		H Concurs in S Amend 01,02	/105-012-000		
	Η	Passed both Houses			
		Sent to the Governor			
99-08-13	Η	Governor approved			
	Н				
	Н	PUBLIC ACT 91-0493			

HB-1118 LOPEZ - ACEVEDO.

410 ILCS 50/3

from Ch. 111 1/2, par. 5403

Amends the Medical Patient Rights Act. Provides that an insurance company or heath service corporation cannot deny payment for inpatient admissions on the grounds that it was not contacted before the patient was admitted, unless there was no attempt to contact the company or corporation. Provides that no contract between an insurance company or health service corporation with a health care provider can include an inducement to deny, reduce, limit, or delay specific medically necessary and appropriate treatment for a specific patient or group of patients with similar medical conditions.

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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Health Care Availability & Access
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
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HB-1119 STEPHENS.

20 ILCS 415/8b.7

from Ch. 127, par. 63b108b.7

Amends the Personnel Code by making a technical change to the Section concerning veteran preferences.

```
99-02-11 H First reading
99-02-17 H
Assigned to Personnel & Pensions
99-03-05 H
Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-1120 SCHOENBERG – FEIGENHOLTZ – RONEN – MATHIAS – HAMOS, FRANKS, GIGLIO, LANG, SLONE, GASH, COULSON, SCOTT, GRANBERG, ERWIN, MOORE, ANDREA, O'CONNOR, OSMOND, SILVA, JOHNSON, TIM AND MITCHELL, BILL.

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

Amends the Illinois Income Tax Act. Grants a deduction to individuals, trusts, and estates in the amount of distributions and items of income received by the taxpayer because of his or her status as a victim or descendant of a victim of Nazi persecution. Provides that the amount of and the eligibility for any State assistance is not affected by including these distributions and items of income in gross income for federal income tax purposes. Exempts the provision from the sunset requirement. Effective immediately.

HOUSE AMENDMENT NO. 1.

Defines victim of Nazi persecution to mean an individual persecuted for racial or religious reasons by Nazi Germany or any other Axis regime.

SENATE AMENDMENT NO. 1.

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Adds reference to:
305 ILCS 5/3-1.2
                              from Ch. 23, par. 3-1.2
305 ILCS 5/3-5
                              from Ch. 23, par. 3-5
                              from Ch. 23, par. 4-1.6
305 ILCS 5/4-1.6
305 ILCS 5/4-2
                              from Ch. 23, par. 4-2
305 ILCS 5/5-2
                              from Ch. 23, par. 5-2
305 ILCS 5/5-4
                              from Ch. 23, par. 5-4
305 ILCS 5/6-1.2
                              from Ch. 23, par. 6-1.2
305 ILCS 5/6-2
                              from Ch. 23, par. 6-2
320 ILCS 25/3.07
                              from Ch. 67 1/2, par. 403.07
```

Amends the Illinois Public Aid Code and Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Excludes distributions and items of income received as a victim or descendant of a victim of Nazi persecution from consideration for eligibility under the public aid provisions.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
            H Added As A Joint Sponsor FEIGENHOLTZ
            H Added As A Joint Sponsor RONEN
            H Added As A Joint Sponsor MATHIAS
            H Added As A Joint Sponsor HAMOS
            H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor SLONE
            Н
                                        Referred to Hse Rules Comm
   99-02-17 H
                                        Assigned to Revenue
   99-02-18 H Added As A Co-sponsor GASH
            H Added As A Co-sponsor COULSON
   99-02-19 H Added As A Co-sponsor SCOTT
   99-02-22 H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor ERWIN
   99-03-03 H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor O'CONNOR
   99-03-04 H
                                        Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-09 H
                   Amendment No.01
                                        SCHOENBERG
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-12 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   99-03-16 H
                   Amendment No.01
                                        SCHOENBERG
            H Recommends be Adopted HRUL
            H Held 2nd Rdg-Short Debate
   99-03-17 H
                    Amendment No.01
                                        SCHOENBERG
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-18 H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor SILVA
            H Added As A Co-sponsor JOHNSON,TIM
            H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
            H Added As A Co-sponsor MITCHELL, BILL
   99-03-19 S Arrive Senate
            S Chief Sponsor PETERSON
             S Placed Calndr First Rdg
             S Added as Chief Co-sponsor LINK
              Added as Chief Co-sponsor BERMAN
             S First reading
                                        Referred to Sen Rules Comm
   99-03-22 S Added as Chief Co-sponsor SILVERSTEIN
   99-03-24 S Added as Chief Co-sponsor PARKER
   99-03-25 S Added As A Co-sponsor LAUZEN
   99-11-18 S
                                        Assigned to Revenue
   99-11-30 S
                    Amendment No.01
                                        REVENUE
                                                                Adopted
                                        Recmnded do pass as amend 008-000-000
            S Placed Caindr, Second Rdg
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99-12-01 S Added As A Co-sponsor GEO-KARIS
         S Added As A Co-sponsor SULLIVAN
         S Second Reading
         S Placed Calndr, 3rd Reading
99-12-02 S
                                      3/5 vote required
         S Third Reading - Passed 056-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
         Н
                 Motion referred to
                                        HRUL.
         H Be apprvd for consideratn HRUL
                                      3/5 vote required
         H H Concurs in S Amend 01/110-000-000
         H Passed both Houses
99-12-07 H Sent to the Governor
99-12-23 H Governor approved
         Н
              Effective Date 99-12-23
              PUBLIC ACT 91-0676
         Η
```

HB-1121 LYONS, JOSEPH - MOFFITT - GRANBERG - CROTTY.

765 ILCS 835/16 new

Amends the Cemetery Protection Act to provide that if specified errors are committed by a cemetery authority and specified procedures are followed to remedy those errors, then the cemetery authority shall not be held liable for the specified errors. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Deletes all substantive provisions, leaving only a Section caption.

```
99-02-11 H First reading
         H Added As A Joint Sponsor MOFFITT
         H Added As A Joint Sponsor GRANBERG
         Η
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Local Government
99-03-04 H
                Amendment No.01
                                     LOCAL GOVT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to CROTTY
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-1122 LYONS, EILEEN - MATHIAS.

65 ILCS 5/11-42-11.5 new

Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may, by ordinance, require a public utility providing electrical service to residents of the municipality to submit planned outage or rolling blackout plans to the municipality.

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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Local Government
99-03-01 H Added As A Joint Sponsor MATHIAS
99-03-04 H Delaced 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-1123 CURRIE.

New Act

Creates the Unsolicited Electronic Mail Restriction Act. Contains only a short title provision.

```
99-02-11 H First reading
99-02-17 H
99-02-25 H
Referred to Hse Rules Comm
Assigned to Executive
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-1124 DAVIS, STEVE.

65 ILCS 5/2-1-1

99-02-11 H First reading

H Plcd Cal 2nd Rdg Stndrd Dbt

99-02-17 H

99-02-25 H

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

Amends the Illinois Municipal Code. Adds a caption.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

65 ILCS 5/2-1-1

Adds reference to:

65 ILCS 5/2-3-5a

from Ch. 24, par. 2-3-5a

Deletes everything. Amends the Illinois Municipal Code. Provides that in a county of 240,000 to 400,000 inhabitants (now 350,000 to 400,000 inhabitants) according to the last preceding federal census, an area of contiguous territory containing at least 3 square miles and 5,000 inhabitants (now 8,000 inhabitants) residing in permanent dwellings may be incorporated as a village in the manner prescribed in the same Section of the Code.

non or me cou	С.		
99-02-11	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
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26		8	Re-committed to Executive
99-03-05	Н		Do Pass/Short Debate Cal 015-000-000
, , , , , ,		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat	
77 00 10		Held 2nd Rdg-Short Debate	~
99-03-22		Amendment No.01	DAVIS,STEVE
,, ,, <u></u>	Ĥ	Amendment referred to	
	Η	Held 2nd Rdg-Short Debate	
99-03-23		Amendment No.01	DAVIS,STEVE
	Η	Rules refers to	HLGV
	Н	Held 2nd Rdg-Short Debate	
99-03-24	Н	Amendment No.01	DAVIS,STEVE
	Η	Recommends be Adopted HI	
		Primary Sponsor Changed To	
	Η	Amendment No.01	DAVIS,STEVE Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt	•
99-03-25		3rd Rdg-Shrt Dbt-Pass/Vote	113-001-000
99-03-26	S	Arrive Senate	•
	S	Placed Calndr First Rdg	
99-04-14	S	Chief Sponsor CLAYBORN	∃
99-04-15	S	First reading	Referred to Sen Rules Comm
99-04-22	S		Assigned to Local Government
99-04-27	S		Re-referred to Rules
99-11-30	S		Approved for Consideration SRUL
	S	Placed Calndr, Second Rdg	•
99-12-01	S	Sponsor Removed CLAYBO	RNE
		Alt Chief Sponsor Changed V	
	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
99-12-02	S	Third Reading - Passed 031-0	004-020
		Passed both Houses	
99-12-08	Η	Sent to the Governor	
		Governor approved	
	Η	Effective Date 00-06-01	
	Η	PUBLIC ACT 91-0680	
HB-1125 H	AN	NIG.	
65 ILCS 5/8-	1-1	from Ch.	24, par. 8-1-1
Amends the	Illi	nois Municipal Code. Add	s a caption.

Referred to Hse Rules Comm

Do Pass/Stndrd Dbt/Vote 008-007-000

Assigned to Executive

HEXC

99-02-26 H	Re-committed to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01 01 00 U Session Sine Die	

01-01-09 H Session Sine Die

HB-1126 HANNIG.

55 ILCS 5/1-2004

from Ch. 34, par. 1-2004

Amends the Counties Code. Makes stylistic changes in the provision setting restrictions on the reduction of the size of a county.

99-02-11 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 Di	bt
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

110 ILCS 947/36

HB-1127 WIRSING.

Amends the Higher Education Student Assistance Act to make a technical change in a Section concerning the Illinois Incentive for Access grant program. Effective July 1, 1999.

99-02-11	H First reading	Referred to Hise 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	Н .	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-1128 HANNIG.

55 ILCS 5/2-1007

from Ch. 34, par. 2-1007

Amends the Counties Code. Makes stylistic changes in the Section regarding administration of oaths.

99.07-11 H. First reading

Referred to Hse Rules Comm

99-02-11	Н	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
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	Η		Re-committed to Executive
99-03-05	Η		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-1129 HANNIG.

55 ILCS 5/6-1008

from Ch. 34, par. 6-1008

Amends the Counties Code. Makes stylistic changes in a Section regarding violations.

99-02-11 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 D	bt ·
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-1130 HANNIG.

60 ILCS 1/15-20

Amends the Township Code. Makes a grammatical change in a provision regarding a township coterminous with a city.

D. C. 14- IX- D. I-- C----

99-02-11 H First reading	Referred to Hise Rules Comm
99-02-17 H	Assigned to Executive
99-02-25 H	Do Pass/Stndrd Dbt/Vote 008-007-000
	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-1131 HANNIG.

525 ILCS 30/1

from Ch. 105, par. 701

Amends the Illinois Natural Areas Preservation Act. Makes a stylistic change to provisions regarding the short title.

99-02-11 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

WOOLARD - GRANBERG - FOWLER - JONES JOHN. HB-1132

105 ILCS 5/17-1.5 rep.

Amends the School Code to repeal a Section establishing a limit on administrative costs for school districts having a population of less than 500,000.

STATE MANDATES NOTE (State Board of Education)

There may be a reduction in waivers, but no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Elementary & Secondary Education

99-02-22 H Added As A Joint Sponsor GRANBERG

99-03-02 H St Mandate Fis Note Filed

Committee Elementary & Secondary

Education 99-03-03 H

Do Pass/Short Debate Cal 018-001-000 H Placed Cal 2nd Rdg-Shrt Dbt

H Joint Sponsor Changed to FOWLER

H Joint Sponsor Changed to JONES, JOHN

99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt

99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 063-051-001

99-03-25 S Arrive Senate

S Placed Calndr First Rdg

99-04-14 S Chief Sponsor LUECHTEFELD

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1133 BLACK.

40 ILCS 5/7-145.1

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In the provisions setting forth an optional plan of additional benefits and contributions for elected county officers and their survivors, makes a technical change in the caption. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Would not affect accrued liability or annual costs of any IMRF employer.

NOTE(S) THAT MAY APPLY: Pension

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 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

HB-1134 CROTTY - COWLISHAW - MURPHY - MCCARTHY - KOSEL, BROS-NAHAN, SCULLY, GIGLIO, KENNER, STROGER, O'BRIEN, CUR-RY, JULIE, NOVAK, REITZ, LYONS, EILEEN, OSMOND, MCGUIRE, LINDNER, LYONS, JOSEPH, FEIGENHOLTZ, ERWIN.

MOORE, ANDREA, KRAUSE, JOHNSON, TOM, MOFFITT, MULLIGAN, BASSI, DELGADO, FOWLER, GARRETT, GILES, HOEFT, PERSICO, SMITH, MICHAEL, WINKEL, MITCHELL, JERRY, BRADLEY, BUGIELSKI, LOPEZ, ACEVEDO, TURNER, ART, SCOTT, FLOWERS, SHARP, PUGH, DAVIS, MONIQUE, DART, LANG, FRITCHEY, COULSON, HOWARD, HARRIS, FRANKS, DAVIS, STEVE, BURKE, CAPPARELLI, SKINNER, GASH, ZICKUS AND DURKIN.

105 ILCS 5/18-8.05

Amends the School Code. Provides that the Available Local Resources of a grant-eligible district, as a component of the formula by which that district's general State aid is computed, shall be determined using an equalized assessed valuation of the district's taxable property that reflects the limitations placed by the Property Tax Extension Limitation Law on the growth in district property tax revenues. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Replaces provisions concerning the calculation of the Extension Limitation Equalized Assessed Valuation of a school district. Provides instead that, for the 1999-2000 school year, the Extension Limitation Equalized Assessed Valuation of a school district shall be equal to the product of the district's 1996 Equalized Assessed Valuation and the district's Extension Limitation Ratio and, for the 2000-2001 school year and each school year thereafter, shall be equal to the product of the last calculated Extension Limitation Equalized Assessed Valuation and the district's Extension Limitation Ratio.

FISCAL NOTE (State Board of Education)

Increased cost for General State Aid would be in excess of

\$60 million in FY2000.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

SENATE AMENDMENT NO. 1.

Provides that the term "Preceding Tax Year's Tax Extension" means the product of the equalized assessed valuation utilized by the County Clerk in the Preceding Tax Year multiplied by the Operating Tax Rate instead of the limiting rate. Provides that for the purposes of calculating general State aid for the 1999-2000 school year only, if a school district experienced a triennial reassessment on the equalized assessed valuation used in calculating its general State financial aid apportionment for the 1998-1999 school year, the State Board of Education shall calculate the Extension Limitation Equalized Assessed Valuation that would have been used to calculate the district's 1998-1999 general State aid. Provides that this amount shall equal the product of the equalized assessed valuation used to calculate general State aid for the 1997-1998 school year and the district's Extension Limitation Ratio. Provides that if the Extension Limitation Equalized Assessed Valuation of the school district is less than the district's equalized assessed valuation utilized in calculating the district's 1998-1999 general State aid allocation, then for purposes of calculating the district's general State aid pursuant to these provisions, that Extension Limitation Equalized Assessed Valuation shall be utilized to calculate the district's Available Local Resources. Provides that the amount of general State aid allocated to a school district for the 1999-2000 school year meeting the requirements of these provisions shall be increased by an amount equal to the general State aid that would have been received by the district for the 1998-1999 school year by utilizing the Extension Limitation Equalized Assessed Valuation less the general State aid allotted for the 1998-1999 school year. Provides that this amount shall be deemed a one time increase and shall not affect any future general State aid allocations.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Increases the amount of general State aid allocated to a school district having a majority of its equalized assessed valuation in any county except Cook, DuPage, Kane, Lake, McHenry, or Will for the 1999-2000 school year if certain conditions are met.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading

H Added As A Joint Sponsor COWLISHAW

H Referred to Hse Rules Comm

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99-02-17 H
                                    Assigned to Elementary & Secondary
                                      Education
99-02-22 H Joint Sponsor Changed to MURPHY
         H Joint Sponsor Changed to MCCARTHY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor STROGER
         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 REITZ
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor OSMOND
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor MOORE, ANDREA
99-03-01 H Added As A Co-sponsor KRAUSE
99-03-03 H
                Amendment No.01
                                    ELEM SCND ED H
                                                            Adopted
                                    Do Pass Amend/Short Debate 023-000-000
         Η
         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
         H Added As A Co-sponsor JOHNSON, TOM
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor BASSI
         H Added As A Co-sponsor DELGADO
         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 HOEFT
         H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor WINKEL
99-03-05 H Added As A Co-sponsor MITCHELL, JERRY
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         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 ACEVEDO
         H Added As A Co-sponsor TURNER, ART
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor PUGH
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor DAVIS.STEVE
         H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor CAPPARELLI
         H Added As A Co-sponsor SKINNER
99-03-16 H Added As A Co-sponsor GASH
         H 3rd Rdg-Shrt Dbt-Pass/Vote 099-016-000
99-03-17 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 Education
99-04-28	S		Postponed
99-05-05		Amendment No.01	EDUCATION S Adopted
	S	Discort Colordo Consort D. I	Recmnded do pass as amend 010-000-000
00.05\06	2	Placed Calndr, Second Rdg Second Reading	
99-03-00		Placed Calndr,3rd Reading	
99-05-12		Filed with Secretary	
)) 03 12	Š	Amendment No.02	SHAW
	Š	Amendment referred to	
99-05-13	S	Amendment No.02	SHAW
	S	Rules refers to	SESE
-	S	Amendment No.02	SHAW
	S	Tiled with Country	Held in Committee
	S S	Filed with Secretary Amendment No.03	O'MALLEY
	S	Amendment referred to	
	Š	Calendar Order of 3rd Rdg 99	9-05-07
99-05-14		Added as Chief Co-sponsor k	
	S	Added as Chief Co-sponsor E	BERMAN
		Added as Chief Co-sponsor F	
		Added as Chief Co-sponsor C	
		Third Reading - Passed 056-0	
	2	Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-0	A) 5A 5 U2,U3
		Arrive House	002-000
		Place Cal Order Concurrence	01
99-05-18		Motion Filed Concur	
	Η		HRUL
00 07 40		Calendar Order of Concurren	
99-05-19		Rules refers to Calendar Order of Concurren	HELM/01
99-05-20		Added As A Co-sponsor ZIC	
		Be apprvd for consideratn 1/I	
)) 00 L I	H		Verified
	Н	Motion to Concur Lost 059-0	50-005
		Motion Filed Concur	
	H		HRUL
00 05 25		Calendar Order of Concurren Motion Filed Non-Concur #3	
77-03-23		H Noncners in S Amend 01	/01/CKO111
		Added As A Co-sponsor DUI	RKIN -
		Secretary's Desk Non-concur	
	S		Mtn refuse recede-Sen Amend
		S Refuses to Recede Amend	
00 05 26	2	S Requests Conference Comm Sen Conference Comm Appte	N 151 1 (CT/O'MALLEY
99-03-20	S	Sen Conference Comm Appu	CRONIN, KARPIEL,
	Š		BERMAN, DEMUZIO
		Hse Accede Req Conf Comm	
		Hse Conference Comm Appte	
	H		CURRIE, WOOLARD,
	Н		TENHOUSE AND MITCHELL,JERRY
99-05-27		House CC report submitted 1	
		Conf Comm Rpt referred to I	
		Recommends be Adopted 1S'	
		House CC report Adopted 1S	T/115-000-000
		Filed with Secretary	** 1CT/ONALLES
		Conference Committee Report Conf Comm Rpt referred to S	
	S	Conference Committee Repo	rt 1ST/O'MALLEY
	Š	Rules refers to	SESE
		Added As A Joint Sponsor K	
	S	Conference Committee Repo	rt 1ST/O'MALLEY
		Be apprvd for consideratn SE	SE/009-001-000
		Senate CC report submitted	77/050 000 000
		Senate CC report Adopted 18 Both House Adoptd CC rpt 1	
		Passed both Houses	31

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99-06-24 H Sent to the Governor
      99-07-14 H Governor approved
                   Effective Date 99-07-14
               Н
               Н
                    PUBLIC ACT 91-0111
HB-1135
            CROTTY.
```

105 ILCS 5/27A-13

Amends the Charter Schools Law in the School Code to make a technical change to a Section authorizing the State Board of Education to adopt rules.

99-02-11 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-1136 GILES - MYERS, RICHARD - YOUNGE - LOPEZ - WOOLARD, SMITH,MICHAEL, BOLAND, ERWIN, HOWARD, SHARP, DAV-IS,MONIQUE, WIRSING, BOST, WINKEL, HARRIS AND KRAUSE.

110 ILCS 947/36

Amends the Higher Education Student Assistance Act. Allows a sophomore undergraduate student to be awarded an Illinois Incentive for Access Grant. Increases the number of semesters or quarters for which a person may be awarded an Illinois Incentive for Access Grant to 4 (from 2) semesters or 6 (from 3) quarters. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Changes the effective date from January 1, 2000 to July 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading

H Added As A Joint Sponsor SMITH, MICHAEL

H Added As A Joint Sponsor YOUNGE H Added As A Joint Sponsor LOPEZ

H Added As A Joint Sponsor WOOLARD

H Added As A Co-sponsor BOLAND H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor HOWARD

Referred to Hse Rules Comm

99-02-17 H

Assigned to Higher Education 99-02-26 H Amendment No.01 HIGHER ED H Adopted

Do Pass Amend/Short Debate 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-01 H Joint Sponsor Changed to MYERS, RICHARD

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor SHARP

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor BOST

H Added As A Co-sponsor WINKEL

99-03-09 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-10 H Added As A Co-sponsor HARRIS

H Added As A Co-sponsor KRAUSE

H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000

99-03-11 S Arrive Senate

Chief Sponsor LIGHTFORD

S Placed Caindr First Rdg

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1137 BOLAND - GASH.

10 ILCS 5/28-6

from Ch. 46, par. 28-6

10 ILCS 5/28-9

Amends the Election Code. Provides that petitions to place statewide advisory questions of public policy on the ballot must be signed by a number of voters equal to at least 8% of the total votes cast for candidates for Governor in the preceding gubernatorial election (now, 10% of the registered voters in the State). Provides that petitions to place local advisory questions of public policy on the ballot must be signed by a number of voters equal to at least 8% of the total votes cast for candidates for Governor in the preceding gubernatorial election by registered voters of the jurisdiction where the question will be submitted (now, by 10% of the voters of the election jurisdiction where the question will be submitted). Effective immediately.

FISCAL NOTE (State Board of Elections)

HB1137 would have minimal fiscal impact on SBE operations.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
10 ILCS 5/28-6
10 ILCS 5/28-9
Adds reference to:
65 ILCS 5/3.1-20-45 new
65 ILCS 5/3.1-25-20
65 ILCS 5/4-3-5
from Ch. 24, par. 3.1-25-20
from Ch. 24, par. 4-3-5

Deletes everything. Amends the Illinois Municipal Code. Provides that in certain municipalities, if all of the offices to be filled in the primary election are uncontested, the municipality need not hold a primary. Provides that if one or more offices, but not all, are uncontested the municipality need not hold a primary with respect to the uncontested offices. Provides that the primary must be held if a person files notice with the election authority, in a timely manner, that he or she intends to become a write-in candidate for an uncontested office. Effective immediately.

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99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Elections & Campaign Reform
                                      Fiscal Note Filed
99-02-22 H
                                      Committee Elections & Campaign Reform
99-02-25 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Added As A Joint Sponsor GASH
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
99-03-26 S Chief Sponsor JONES, W
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Local Government
99-04-27 S
                                      Held in Committee
99-04-29 S Sponsor Removed JONES,W
         S Alt Chief Sponsor Changed MYERS,J
99-05-04 S
                 Amendment No.01
                                      LOCAL GOV S
                                                               Adopted
                                      Recmided do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Non-Concur 01/BOLAND
         H Calendar Order of Concurren 01
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
                                      Approved for Consideration
99-11-18 H
         H Place Cal Order Concurrence 01
00-01-04 H Re-refer Rules/Rul 19(b) RULES HRUL
00-01-13 S Sponsor Removed MYERS.J
         S Alt Chief Sponsor Changed DUDYCZ
         S Added as Chief Co-sponsor MYERS,J
         S Added as Chief Co-sponsor RADOGNO
         S Added as Chief Co-sponsor SULLIVAN
         S Added as Chief Co-sponsor JONES, W
00-02-01 S Added As A Co-sponsor PARKER
00-02-09 H
                                      Approved for Consideration 004-000-000
         H Place Cal Order Concurrence 01
         H H Noncners in S Amend 01
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00-02-10 S Secretary's Desk Non-concur 01
      00-04-14 S
                                            Mtn refuse recede-Sen Amend
               S S Refuses to Recede Amend 01
               S S Requests Conference Comm 1ST
               S Sen Conference Comm Apptd 1ST-DUDYCZ,
                                               DILLARD, KLEMM,
                                               WALSH,L, RONEN
               S
               Н
                                            FINAL PASSAGE
               Н
                                            DEADLINE EXTENDED
               H
                                            UNTIL - 04/16/00
               S Sen Conference Comm Apptd 1ST
      00-04-15 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1138
            BOLAND.
   55 ILCS 5/5-1005.5 new
   65 ILCS 5/3.1-40-60 new
  Amends the Counties Code and the Illinois Municipal Code. Provides that a county
board or city council may authorize an advisory question of public policy to be placed
on the ballot at a regularly scheduled election. Effective immediately.
      FISCAL NOTE (State Board of Elections)
      HB1138 would have minimal fiscal impact on SBE operations.
                                            Referred to Hse Rules Comm
      99-02-11 H First reading
      99-02-17 H
                                            Assigned to Elections & Campaign Reform
      99-02-22 H
                                            Fiscal Note Filed
               Н
                                            Committee Elections & Campaign Reform
      99-02-25 H
                                            Do Pass/Short Debate Cal 011-000-000
               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 113-000-001
                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
HB-1139
            SILVA.
  New Act
  Creates the Work Force Development Act. Creates a short title only.
      99-02-11 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
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1140
            BOST.
    5 ILCS 375/3
                                    from Ch. 127, par. 523
    5 ILCS 375/10
                                    from Ch. 127, par. 530
   40 ILCS 5/15-135.1 new
```

Amends the State Employees Group Insurance Act of 1971 and the Illinois Pension Code to allow certain participants in the State Universities Retirement System to elect to forgo certain changes in the retirement annuity formula made by Public Act 90-65 and thereby avoid the additional cost of group health insurance imposed under that Public Act. Eliminates provisions relating to "new SURS retired employees". Effective immediately.

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PENSION NOTE (Pension Laws Commission)
Fiscal impact cannot be determined; unfunded liabilities and annual costs may be reduced slightly; health insurance premiums would increase by an undetermined amount.
NOTE(S) THAT MAY APPLY: Fiscal; Pension
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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 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-1141 POE – SOMMER – STEPHENS – HOLBROOK – SMITH, MICHAEL.

Appropriates the sum of \$2,000,000 to the Capital Development Board (i) for the acquisition from the City of Springfield of the approximately 7 acres of property in the Oak Ridge Cemetery that surrounds the Illinois Vietnam Veterans Memorial and the Illinois Korean War Memorial to be used as an all wars memorial area and (ii) for the planning, construction, and related costs to build a Ceremonial Pavilion on the acquired property. Effective July 1, 1999.

99-02-11 H First reading
H Added As A Joint Sponsor SOMMER
H Added As A Joint Sponsor STEPHENS
H Added As A Joint Sponsor HOLBROOK
H Added As A Joint Sponsor SMITH, MICHAEL
H Referred to Hse Rules Comm

99-02-17 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)

HB-1142 DAVIS, MONIQUE.

105 ILCS 5/34-11

from Ch. 122, par. 34-11

Amends the Chicago School District Article of the School Code to change the caption to a Section concerning attorneys.

99-02-11 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-1143 DAVIS, MONIQUE.

Appropriates \$1,274,850 from the General Revenue Fund to the Board of City College of Chicago for the Probation Challenge Program. Effective July 1, 1999.

99-02-11 H First reading
99-02-17 H Assigned to Appropriations-Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1144 DAVIS,MONIQUE.

105 ILCS 5/34-18

from Ch. 122, par. 34-18

Amends the Chicago School District Article of the School Code to make a technical change to a Section concerning the powers of the board.

99-02-11 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-1145 CROTTY.

40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110 30 ILCS 805/8 23 new

Amends the Downstate Police Article of the Illinois Pension Code. Provides creditable service for periods of unpaid leave during which a police officer who is a member of a reserve component of the U.S. armed forces participates in reserve duties, to the extent that this does not result in a duplication of service credit. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There would be a fiscal impact as an officer is not required to make contributions, but it cannot be determined.

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

99-02-11 H First reading
99-02-17 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-1146 HOWARD – DAVIS, MONIQUE – GILES – BLACK.

30 ILCS 105/5.490 new 110 ILCS 805/2-16.04 new

Amends the Public Community College Act and the State Finance Act. Creates the Video Conferencing User Fund as a special fund in the State treasury. Allows the Illinois Community College Board to charge a fee to other State agencies and non-State entities for the use of the Board's video conferencing facilities, with the fee being deposited into the Fund. Provides that all money in the Fund shall be used, subject to appropriation, by the State Board to pay for telecommunication charges as billed by the Department of Central Management Services and upgrades to the system as needed. Effective July 1, 1999.

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99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Higher Education
99-02-26 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Joint Sponsor DAVIS, MONIQUE
         H Added As A Joint Sponsor GILES
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Joint Sponsor Changed to BLACK
         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 O'MALLEY
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to State Government Operations
99-04-29 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-04 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
99-06-30 H Governor approved
              Effective Date 99-07-01
         H
              PUBLIC ACT 91-0044
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HB-1147 HOWARD.

305 ILCS 5/12-4.17a new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services and the Department of Public Aid shall require that each caseworker has training on and access to current policies as well as training on interviewing and case management skills. Provides that each local office shall provide information and forms for appeals and grievances and that the Departments shall establish pilot projects for extended office hours. Provides that the Department of Human Services shall establish a customer service review process in the Temporary Assistance for Needy Families program with procedures for termination for non-cooperation. Provides that the Department shall establish an ongoing statewide customer service advisory council to monitor customer service and annually make customer service recommendations to the Secretary of the Department of Human Services and to the Governor.

FISCAL NOTE (Department of Human Services) Total estimated increased cost is \$4,527,600.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading

Referred to Hse Rules Comm

99-02-17 I	1	Assigned to Human Services
		· ·
99-02-25 I	1	Do Pass/Short Debate Cal 010-000-003
I	H Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09 I	I Second Reading-Short Debate	e
I	I Pld Cal 3rd Rdg-Shrt Dbt	
I	H Relld 2nd Rdg-Short Debate	
I	Held 2nd Rdg-Short Debate	
99-03-10 I	·I	Fiscal Note Filed
J	Held 2nd Rdg-Short Debate	
99-03-11 I	H Pld Cal 3rd Rdg-Shrt Dbt	
99-03-17 I	H Relld 2nd Rdg-Short Debate	
I	H Amendment No.01	HOWARD
J	H Amendment referred to	HRUL
I	Held 2nd Rdg-Short Debate	
99-03-23 I	H Amendment No.01	HOWARD
J	H Recommends be Adopted HR	RUL
J	Held 2nd Rdg-Short Debate	
99-03-26 I	· I	Re-Refer Rules/Rul 19(a)
01-01-09 I	H Session Sine Die	

HB-1148 HASSERT - MCKEON - LOPEZ.

Appropriates \$1 from the General Revenue Fund to the Illinois Department of Agriculture for support efforts to eradicate the Asian long-horned beetle infestation. Effective July 1, 1999.

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99-02-11 H First reading
H Added As A Joint Sponsor MCKEON
Referred to Hse Rules Comm
99-02-17 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-02-18 H Joint Sponsor Changed to LOPEZ
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1149 PARKE - MADIGAN, MJ - STROGER - SHARP.

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820 ILCS 405/235 from Ch. 48, par. 345
820 ILCS 405/401 from Ch. 48, par. 401
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Amends the Unemployment Insurance Act. Makes changes in the amount of remuneration to be included as "wages" for purposes of specified provisions of the Act in 2000 and 2004. Makes changes in the amount of the statewide average weekly wage in 2000 and 2004. Effective immediately.

HOUSE AMENDMENT NO. 1.

Eliminates all substantive changes in the bill. Makes stylistic changes.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-11 H First reading
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Labor & Commerce
99-03-03 H Added As A Joint Sponsor MADIGAN, MJ
        Η
                Amendment No.01
                                     LABOR-CMRC H
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to STROGER
         H Joint Sponsor Changed to SHARP
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-011-002
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor LAUZEN
99-04-20 S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1150 PARKE.

New Act

Creates the Managed Care Responsibility to Members Act. Provides for the regulation of managed care plans by the Department of Insurance. Creates specific patient

1681 HB-1150—Cont.

rights to disclosure, quality of care, and confidentiality. Prohibits restraints on communications between physicians and patients. Requires the establishment of grievance procedures. Requires utilization review programs to register with the Department of Insurance. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Deletes provisions prohibiting health care providers from collecting from an enrollee charges for services covered by the health care plan. Delays the implementation of utilization review requirements until January 1, 2001.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
                                         Referred to Hse Rules Comm-
   99-02-17 H
                                         Assigned to Health Care Availability &
                                            Access
   99-03-04 H
                    Amendment No.01
                                         HTHCR-AVB-ACS H
                                                                  Adopted
             H
                                         Motion Do Pass Amended-Lost 002-005-000
             Η
                                         Remains in CommiHealth Care Availability
                                           & Access
   99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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HB-1151 PARKE.

70 ILCS 1205/8-8a new

Amends the Park District Code. Allows a park district to transfer the interest earned on any of the moneys of the district to the fund of the district that is most in need of the interest. Exempts interest earmarked for a designated purpose and interest earned on funds used for the purposes of the Illinois Pension Code and the Local Governmental and Governmental Employees Tort Immunity Act. Effective immediately.

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99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Local Government
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 SIEBEN
         S Added as Chief Co-sponsor JONES,W
         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
         H Effective Date 99-07-29
              PUBLIC ACT 91-0300
```

HB-1152 PARKE - COWLISHAW - KRAUSE - MCCARTHY - ZICKUS.

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510 ILCS 70/4.05 new
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510 ILCS 70/16 from Ch. 8, par. 716

Amends the Humane Care for Animals Act to prohibit operating greyhound races for public exhibition for monetary remuneration. Provides that a violation is a Class A misdemeanor.

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FISCAL NOTE (Department of Corrections)
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There would be no corrections population or fiscal impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Executive

99-03-03	н		Do Pass/Short Debate Cal 015-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09		Second Reading-Short Debate	e
99-03-10		Pld Cal 3rd Rdg-Shrt Dbt 3rd Rdg-Shrt Dbt-Pass/Vote	114-000-000
77 02 10		Added As A Joint Sponsor Co	
		Added As A Joint Sponsor K	
		Added As A Joint Sponsor M Added As A Joint Sponsor Z	
99-03-11		Arrive Senate	ickos
27 03 .1		Placed Calndr First Rdg	
	S	Chief Sponsor PETERSON	
00 02 17		First reading	Referred to Sen Rules Comm Fiscal Note Filed
99-03-17	S		Correctional Note Filed
	S		Committee Rules
		Added as Chief Co-sponsor L	
99-04-15		Added as Chief Co-sponsor I	
99-04-20		Added As A Co-sponsor JON	Assigned to Executive
99-04-29			To Subcommittee
,	S		Committee Executive
99-05-08			Refer to Rules/Rul 3-9(a)
01-01-09	Н	Session Sine Die	
		KE.	
510 ILCS 70/4 510 ILCS 70/1			8, par. 716
			et. Prohibits a person from transmitting or
			r commercial purposes. Provides that a vi-
		A misdemeanor.	1 1
CORREC	TI	ONAL NOTE (Department of	Corrections)
		be no corrections population of	
		TE (Department of Correction ectional note.	
		MAY APPLY: Correctional	
		First reading	Referred to Hse Rules Comm
99-02-17			Assigned to Executive
99-03-05		Placed Cal 2nd Rdg-Shrt Dbt	Do Pass/Short Debate Cal 012-001-002
99-03-16		Second Reading-Short Debat	
,,		Held 2nd Rdg-Short Debate	•
		Pld Cal 3rd Rdg-Shrt Dbt	
99-03-18		3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000
		Arrive Senate Placed Calndr First Rdg	
99-03-19		Chief Sponsor LAUZEN	
	S	Added as Chief Co-sponsor I	
	S	First reading	Referred to Sen Rules Comm
	S S		Correctional Note Filed Fiscal Note Filed
	S		Committee Rules
99-03-23		Added as Chief Co-sponsor I	BURZYNSKI
22.21.15		Added as Chief Co-sponsor S	
		Added As A Co-sponsor JON Session Sine Die	NES,W
		KE.	
TID-TIDA IV	*11	13.12+	

> 105 ILCS 5/29-5 from Ch. 122, par. 29-5

Amends the School Code. In provisions concerning reimbursement by the State for the allowable direct cost of transporting pupils, deletes language excluding employee retirement payments, social security payments, unemployment insurance payments, and workers' compensation insurance payments.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Elementary & Secondary Education

```
99-03-03 H Do Pass/Short Debate Cal 022-000-000
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 111-000-006

99-03-22 S Arrive Senate
S Placed Calndr First Rdg

99-03-23 S Chief Sponsor JONES,W
S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die
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HB-1155 PARKE – BOLAND – KENNER – SKINNER – KLINGLER, RIGHTER AND NOVAK.

```
20 ILCS 2310/55.91 new

30 ILCS 105/5.490 new

35 ILCS 5/507U new

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

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

Amends the State Finance Act and the Illinois Income Tax Act. Creates a tax check-off for the Prostate Cancer Research Fund. Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to use money deposited in the Prostate Cancer Research Fund to make grants to Illinois entities, which may include the Lurie Comprehensive Cancer Center at the Northwestern University Medical School and the Kellogg Cancer Care Center at Evanston/Glenbrook Hospitals, for research applicable to prostate cancer patients. Effective immediately.

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99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Revenue
99-02-18 H Added As A Joint Sponsor BOLAND
                                      Do Pass/Short Debate Cal 009-000-000
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
         H Joint Sponsor Changed to KENNER
         H Joint Sponsor Changed to SKINNER
         H Joint Sponsor Changed to KLINGLER
         H Added As A Co-sponsor RIGHTER
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor LAUZEN
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Revenue
99-04-21 S Added As A Co-sponsor MOLARO
99-04-22 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added as Chief Co-sponsor TROTTER
99-04-27 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-05-05 H Added As A Co-sponsor NOVAK
99-05-26 H Sent to the Governor
99-07-13 H Governor approved
         Н
              Effective Date 99-07-13
              PUBLIC ACT 91-0104
         Н
```

HB-1156 PARKE.

30 ILCS 105/8.3

from Ch. 127, par. 144.3

Amends the State Finance Act. Provides that beginning in fiscal year 2001, no Road Fund money may be appropriated to the Department of State Police for salaries.

money may be appropriate a te	the Beparement of State 1 chief for
99-02-11 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	

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HB-1157 PARKE - SHARP.
```

225 ILCS 410/3-2

from Ch. 111, par. 1703-2

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Makes a technical change in the Section concerning licensure.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
225 ILCS 410/3-4
225 ILCS 410/3-6
225 ILCS 410/3A-2
225 ILCS 410/3A-2
225 ILCS 410/3A-3
225 ILCS 410/3A-5
225 ILCS 410/3C-3
225 ILCS 410/3C-3
225 ILCS 410/3C-7
from Ch. 111, par. 1703A-3
from Ch. 111, par. 1703A-5
from Ch. 111, par. 1703C-3
```

Deletes everything. 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 program of study or training of a minimum required number of hours.

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99-02-11 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
                                      Do Pass/Short Debate Cal 015-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.01
                                     PARKE
         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
99-03-22 H Added As A Joint Sponsor SHARP
99-03-23 H
                Amendment No.01
                                      PARKE
         Η
                Rules refers to
                                       HREG
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     PARKE
         H Recommends be Adopted HREG/015-000-000
                Amendment No.01
                                      PARKE
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor RADOGNO
                                      Referred to Sen Rules Comm
         S First reading
99-04-19 S Added as Chief Co-sponsor DELEO
01-01-09 H Session Sine Die
```

HB-1158 PARKE.

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.

```
99-02-11 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
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HB-1159 PARKE.

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70 ILCS 1205/5-1 from Ch. 105, par. 5-1
70 ILCS 1205/5-2 from Ch. 105, par. 5-2
```

Amends the Park District Code. Provides that if a park district is located in a county that is subject to the Property Tax Extension Limitation Law, it may levy general taxes at a rate not to exceed .20% (now .10%) of the value of taxable property in the district.

Provides that if a park district is located in a county subject to the Property Tax Extension Limitation Law, the district may levy a recreation tax at a rate not to exceed .120% (now .075%) of the value of taxable property in the district without holding a referendum. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 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-1160 STROGER - PARKE.

820 ILCS 405/1506.3

from Ch. 48, par. 576.3

Amends the Unemployment Insurance Act. Eliminates provisions specifying fund building rates for certain employers in 2000 and subsequent years.

HOUSE AMENDMENT NO. 1.

Eliminates all substantive changes in the bill. Makes a stylistic change.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Labor & Commerce

99-03-03 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor PARKE

Η Amendment No.01 LABOR-CMRC H Adopted

Do Pass Amend/Short Debate 017-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Joint Sponsor Changed to STROGER

99-03-10 H Primary Sponsor Changed To STROGER

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 102-009-003

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

99-04-15 S Chief Sponsor LAUZEN

99-04-20 S First reading 01-01-09 H Session Sine Die Referred to Sen Rules Comm

HB-1161 RYDER, BLACK, KOSEL, JONES, JOHN, O'CONNOR, ZICKUS, MYERS, RICHARD, MITCHELL, BILL, LAWFER, SOMMER, KLINGLER, WAIT, WINTERS AND WINKEL.

New Act

30 ILCS 105/5.490 new

Creates the Rainy Day Fund Act. Provides that for any fiscal year in which the revenues into the State's general funds exceed the prior year's general funds revenues by more than \$750,000,000, the excess funds shall be deposited into the Rainy Day Fund, a special fund that is hereby created in the State treasury to retain State revenues for future needs, reduce the need for future tax increases, and provide available resources to meet State obligations whenever failures in revenues occur. Provides that if, at the close of a fiscal year on June 30, the Rainy Day Fund contains more than \$500,000,000, then the excess amount shall be transferred to the General Revenue Fund. Provides that transfers from the Rainy Day Fund may be made by appropriation of the General Assembly upon request of the Governor. Amends the State Finance Act to create the Fund.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
                                       Referred to Hse Rules Comm
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor LAWFER
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H Added As A Co-sponsor SOMMER

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor WINKEL

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99-02-17 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-02-18 H Added As A Joint Sponsor RYDER

99-02-26 H Motion Do Pass-Lost 006-001-004 HAPG
Remains in CommiApprop-Gen Srvc & Govt
Ovrsght

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-1162 HOFFMAN - HOLBROOK.

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

Amends the Code of Criminal Procedure of 1963. Provides that a writing or record that has been made during an investigation of an alleged offense or during an investigation relating to pending or anticipated litigation is admissible during a hearing to revoke a sentence of probation or conditional discharge or an order of court supervision that is based on a technical violation of a sentencing order.

FISCAL NOTE (Administrative Office of Illinois Courts) There would be no fiscal impact on the Judicial Branch.

SENATE AMENDMENT NO. 1.

Limits the admissibility of the record to cases when the hearing to revoke the sentence of probation or conditional discharge for a technical violation of a sentencing order involves a probationer or defendant who has transferred or moved from the county having jurisdiction over the original charge or sentence.

		over the original charge o		
		First reading	Referred to Hse Rules Comr	
99-02-17			Assigned to Judiciary II - Cr	iminal Law
99-03-04	Η		Fiscal Note Filed	
	Η		Committee Judiciary II - Cri	minal Law
99-03-05	Η	-	Do Pass/Short Debate Cal 0	13-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16	Н	Second Reading-Short Debate	e	
	Н	Held 2nd Rdg-Short Debate		
99-03-24	Н	Pld Cal 3rd Rdg-Shrt Dbt		
		Added As A Joint Sponsor He	OLBROOK	
		3rd Rdg-Shrt Dbt-Pass/Vote		
		Arrive Senate		-
		Placed Calndr First Rdg		
99-04-14		Chief Sponsor MYERS,J		
		First reading	Referred to Sen Rules Comr	n ·
99-04-20			Assigned to Judiciary	
99-04-28			Postponed	
99-05-05			Recommended do pass 010-	000-000
<i>,,</i> 00 00		Placed Calndr, Second Rdg	Ticommenaec do pass oro	000 000
99-05-06		Second Reading		
<i>,,</i> 00 00		Placed Calndr, 3rd Reading		
99-05-10		Filed with Secretary		
,, 00 10	Š		MYERS,J	
	Š	Amendment referred to		~
99-05-12	S		MYERS.J	
	Š	Rules refers to	SJUD	
	S	Amendment No.01	MYERS,J	
	S	Be apprvd for consideratn SJ		
		Recalled to Second Reading		
	S	Amendment No.01	MYERS,J	Adopted
	S	Placed Calndr,3rd Reading		•
99-05-13	S	Third Reading - Passed 058-0	000-000	
	Н	Arrive House		
	Η	Place Cal Order Concurrence	01	
99-05-14	Η	Motion Filed Concur		
	Η	Motion referred to	HRUL	
	Η	Calendar Order of Concurren	01	
99-05-19			HJUB/01	
	Η	Calendar Order of Concurren	01	
99-05-20		Be apprvd for consideratn 1/F		
		H Concurs in S Amend 01/11	5-000-000	
	Η	Passed both Houses		

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99-06-18 H Sent to the Governor

99-08-14 H Governor approved

H Effective Date 00-01-01

H PUBLIC ACT 91-0548
```

HB-1163 DAVIS,STEVE – HOFFMAN – STEPHENS.

740 ILCS 113/10

Amends the Oil Spill Responders Liability Act. In provisions limiting liability for removal costs or damages when responding to an oil spill for persons who act in accordance with the National Contingency Plan or as otherwise directed by the federal on-scene coordinator or by the State official with responsibility for oil spill responses, changes the act for which liability is limited from "responding to an emergency request" to "rendering care, assistance, or advice". Provides that this provision applies notwithstanding any other provision of law. Effective immediately.

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99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Judiciary I - Civil Law
99-03-01 H Added As A Joint Sponsor HOFFMAN
99-03-03 H
                                      Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Joint Sponsor Changed to STEPHENS
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 WATSON
         S First reading
                                      Referred to Sen Rules Comm
99-04-14 S
                                      Assigned to Environment & Energy
99-04-21 S
                                      Postponed
99-04-28 S
                                      Recommended do pass 008-000-000
         S Placed Caindr, Second Rdg
         S Added as Chief Co-sponsor BOWLES
99-04-29 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 058-000-000
         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 91-0428
```

HB-1164 HOFFMAN – HOLBROOK – BLACK – WOOLARD.

730 ILCS 110/10 from Ch. 38, par. 204-2 730 ILCS 110/15 from Ch. 38, par. 204-7 750 ILCS 50/6 from Ch. 40, par. 1508

Amends the Probation and Probation Officers Act. Provides that a probation officer must take and subscribe an oath before the Chief Judge (now the oath is taken before the county clerk). Deletes the provision that the probation officer must be a full-time employee. Amends the Adoption Act. Eliminates the provision that permits the court, outside Cook County, to appoint a probation officer of the court to investigate a petitioner seeking adoption of an unrelated child instead of a child welfare agency approved by the Department of Children and Family Services.

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JUDICIAL NOTE (Administrative Office of Illinois Courts)
There would be no decrease or increase in the number of judges needed.
FISCAL NOTE (Department of Children and Family Services)
There would be no fiscal impact on DCFS.
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SENATE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 110/15

Eliminates amendatory change to the Probation and Probation Officers Act that permitted part-time employees to serve as probation officers.

99-02-11 H First reading

Referred to Hse Rules Comm

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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
                                      Judicial Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Fiscal Note Filed
         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 BLACK
         H Joint Sponsor Changed to WOOLARD
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
           Placed Calndr First Rdg
99-03-25 S Chief Sponsor MYERS,J
         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 009-000-000
         S Placed Calndr, Second Rdg
99-04-29
        S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 056-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
                Motion referred to
                                        HRUL
         H
         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
         Ή
         Η
              PUBLIC ACT 91-0429
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HB-1165 HOFFMAN - BOLAND - KLINGLER.

New Act

Creates the Fire Department Promotion Act. Provides that promotions in municipal fire departments and fire protection district fire departments shall be based upon examination, seniority within the department, ascertained merit, and veteran's preference. Requires promotion of the person at the top of the promotion list. Provides for a one-year period of probation, during which the person may be demoted for just cause, including failure to demonstrate the ability required for the job. Pre-empts home rule, but exempts Chicago. Contains other provisions. Effective immediately.

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FISCAL NOTE (State Fire Marshal)
HB1165 appears to have no fiscal impact on this Dept.
HOME RULE NOTE (Department of Commerce and Community Affairs)
HB1165 pre-empts home rule authority.
HOUSE AMENDMENT NO. 1.
Deletes everything but the short title.
SENATE AMENDMENT NO. 1.
Adds reference to:
```

65 ILCS 5/10-1-18 from Ch. 24, par. 10-1-18 from Ch. 24, par. 10-2.1-17
Deletes everything. Amends the Illinois Municipal Code. Allows coll

Deletes everything. Amends the Illinois Municipal Code. Allows collective bargaining of arbitration procedures to apply in certain disciplinary matters affecting fire-fighters and police officers. Effective immediately.

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

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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Labor & Commerce
99-02-25 H Re-assigned to Executive
99-03-04 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Cal Ord 2nd Rdg-Shrt Dbt
H Cal Ord 2nd Rdg-Shrt Dbt
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99-03-10 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
                                     Home Rule Note Filed
99-03-17 H
         H Held 2nd Rdg-Short Debate
                                     HOFFMAN
99-03-23 H
                Amendment No.01
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                Amendment No.01
                                     HOFFMAN
99-03-24 H
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
                Amendment No.01
99-03-26 H
                                     HOFFMAN
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 108-002-004
99-04-14
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor VIVERITO
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Local Government
99-04-28 S Added as Chief Co-sponsor RADOGNO
         S Sponsor Removed VIVERITO
         S Alt Chief Sponsor Changed RADOGNO
         S Sponsor Removed RADOGNO
         S Chief Co-sponsor Changed to DUDYCZ
         S Added as Chief Co-sponsor VIVERITO
99-05-04 S
                Amendment No.01
                                     LOCAL GOV S
                                                              Adopted
                                      Recmnded do pass as amend 007-001-000
         S Placed Calndr, Second Rdg
99-05-05 S Added As A Co-sponsor MOLARO
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 045-013-000
99-05-12 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
99-05-20 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/092-017-004
         H Passed both Houses
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor KLINGLER
99-06-18 H Sent to the Governor
99-08-14 H Governor vetoed
         H Placed Calendar Total Veto
99-11-12 H Mtn filed overrde Gov veto #1/HOFFMAN
         H Placed Calendar Total Veto
99-11-17 H
                                      3/5 vote required
         H Override Gov veto-Hse pass 090-024-003
99-11-18 S Placed Calendar Total Veto
99-11-30 S Mtn filed overrde Gov veto RADOGNO
                                      3/5 vote required
         S Override Gov veto-Sen pass 051-002-002
         H Bth House Ovrrde Total Veto
99-12-06 H Filed without signature
         Н
              Effective Date 99-11-30
         Н
              PUBLIC ACT 91-0650
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HB-1166 DAVIS,STEVE.

65 ILCS 5/11-40-2a from Ch. 24, par. 11-40-2a 625 ILCS 5/12-807.3 new

Amends the Illinois Vehicle Code to require school buses used in the transportation of elementary students to be equipped with seat belts. Amends the Illinois Municipal Code by removing the prohibition of a municipality with more than 1,000,000 inhabitants from requiring school buses to be equipped with seat belts.

430 ILCS 65/6

430 ILCS 65/13

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FISCAL NOTE (State Board of Education)
      Cost to retrofit seat belts would significantly impact local
      sch. dists.; no dollar figures can be estimated at this time.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-02-11 H First reading
                                               Referred to Hse Rules Comm
      99-02-17 H
                                               Assigned to Elementary & Secondary
                                                  Education
      99-03-02 H
                                               Fiscal Note Filed
                                               Committee Elementary & Secondary
                                                  Education
      99-03-05 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1167
             HOFFMAN.
  430 ILCS 65/2
                                      from Ch. 38, par. 83-2
  430 ILCS 65/3
                                      from Ch. 38, par. 83-3
  430 ILCS 65/3a
                                      from Ch. 38, par. 83-3a
  430 ILCS 65/3.1
                                      from Ch. 38, par. 83-3.1
  430 ILCS 65/5
                                      from Ch. 38, par. 83-5
```

Amends the Firearm Owners Identification Card Act. Exempts nonresidents who are competing in biathlon sporting events from the requirement of having a Firearm Owner's Identification Card in their possession. Provides that if the Department of State Police fails to respond to an inquiry about an applicant for purchase of a firearm's criminal history record information within the waiting period, the dealer must complete the transfer of the firearm to the applicant. Provides that the transfer of firearm requirements relating to the transferee displaying to the transferor his or her Firearm Owner's Identification Card do not apply to temporary or incidental loans of firearms. Provides that \$2 of the application fee for a Firearm Owner's Identification Card (now one dollar is deposited in the Fund and one dollar in the General Revenue Fund) must be deposited in the Firearm Owner's Notification Fund. Provides that each Firearm Owner's Identification Card issued on or after September 1, 1999 must boldly and conspicuously display an authorization number from the National Instant Criminal Background Check System. Provides that Firearm Owner's Identification Cards are valid forms of identification in the same manner as driver's licenses and Illinois Identification Cards, Effective immediately.

from Ch. 38, par. 83-6

from Ch. 38, par. 83-13

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FISCAL NOTE (Illinois State Police)
There would be a fiscal impact on the Ill. State Police of approximately $642,500 for computer and related FOID system enhancements.
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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-11 H First reading
                                       Referred to Hse Rules Comm
99-02-17 H
                                       Assigned to Judiciary II - Criminal Law
99-03-03 H
                                       Fiscal Note Filed
         Η
                                       Committee Judiciary II - Criminal Law
99-03-05 H
                                       Do Pass/Stndrd Dbt/Vote 007-000-004 HJUB
         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-1168 CROTTY - HOLBROOK - JONES, JOHN - O'BRIEN - NOVAK, MOORE, ANDREA, LINDNER, PERSICO, MAUTINO, FRANKS, BEAU-BIEN, SKINNER, JOHNSON, TIM, BLACK, WIRSING, STEPHENS, DAV-IS, STEVE, OSMOND, KRAUSE, GIGLIO, REITZ, SCULLY, HARRIS, FOWLER, JOHNSON, TOM, DAVIS, MONIQUE, MCCARTHY, GARRETT, MATHIAS AND HOFFMAN.

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 re-

ducing a component of the formulas used to make those computations and adjustments to 1.00% from 1.20%. 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. years. Effective July 1, 1999.

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FISCAL NOTE (State Board of Education)
   General State Aid would increase by an estimated $40 million
   and Hold Harmless would decrease by $25 million for FY2000.
   Low-Income Concentration calculation change would increase GSA
   by $500,000 in FY2000.
   STATE MANDATES NOTE (State Board of Education)
   Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
            H Added As A Joint Sponsor HOLBROOK
                                        Referred to Hse Rules Comm
            Η
   99-02-17 H
                                        Assigned to Elementary & Secondary
                                           Education
   99-02-22 H Joint Sponsor Changed to JONES, JOHN
             H Joint Sponsor Changed to O'BRIEN
             H Joint Sponsor Changed to NOVAK
             H Added As A Co-sponsor MOORE, ANDREA
             H Added As A Co-sponsor LINDNER
   99-02-24 H Added As A Co-sponsor PERSICO
             H Added As A Co-sponsor MAUTINO
             H Added As A Co-sponsor FRANKS
             H Added As A Co-sponsor BEAUBIEN
             H Added As A Co-sponsor SKINNER
             H Added As A Co-sponsor JOHNSON, TIM
             H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor WIRSING
             H Added As A Co-sponsor STEPHENS
             H Added As A Co-sponsor DAVIS, STEVE
    99-03-01 H Added As A Co-sponsor OSMOND
             H Added As A Co-sponsor KRAUSE
             H Added As A Co-sponsor GIGLIO
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor SCULLY
             H Added As A Co-sponsor HARRIS
                                         Do Pass/Short Debate Cal 023-000-000
    99-03-03
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor FOWLER
                                         Fiscal Note Filed
    99-03-04 H
             Н
                                         St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor JOHNSON, TOM
             H Added As A Co-sponsor DAVIS, MONIQUE
    99-03-05 H Added As A Co-sponsor MCCARTHY
    99-03-09 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor GARRETT
    99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             H Added As A Co-sponsor MATHIAS
             H Added As A Co-sponsor HOFFMAN
    99-03-17 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-19 S Chief Sponsor KLEMM
             S Added as Chief Co-sponsor LUECHTEFELD
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HB-1169 GILES.

55 ILCS 5/6-2011

from Ch. 34, par. 6-2011

Amends the Counties Code. Makes stylistic changes in the Section regarding issuance of notes in excess of the amount permitted.

99-02-11 H First reading 99-02-17 H

S First reading 01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Referred to Sen Rules Comm

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			Re-committed to Executive
99-03-05		Pleased Col 2nd Pdg Shet Dhe	Do Pass/Short Debate Cal 015-000-000
99-03-16	Н	Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debate Held 2nd Rdg-Short Debate	
99-03-17	H H	Amendment No.01 Amendment referred to	GILES HRUL
99-03-26		Held 2nd Rdg-Short Debate	Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	
HB-1170 G	ILI	ES.	
65 ILCS 5/5-	-1-2	from Ch.	24, par. 5-1-2
Amends the	Illi		s a caption and makes stylistic changes to
		ing the effect of Article 5.	- u - up - u - u - u - u - u - u - u - u
		First reading	Referred to Hse Rules Comm
99-02-17		Z .	Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
00.00.00		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive
99-03-05		Placed Cal 2nd Rdg-Shrt Dbt	Do Pass/Short Debate Cal 015-000-000
99-03-16		Second Reading-Short Debat	
<i>)</i> /~03~10		Held 2nd Rdg-Short Debate	C
99-03-26			Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	
HB-1171 G	ILI	ēS.	
65 ILCS 5/8-			24, par. 8-1-2
		nois Municipal Code. Add	
		First reading	Referred to Hse Rules Comm
99-02-17		That reading	Assigned to Executive
99-02-25			Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive
99-03-05		a : a: b:	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
HB-1172 G	ILI	ES.	
65 ILCS 5/1-			24, par. 1-3-1
Amends the	Illi	nois Municipal Code. Add	s a caption to a definitions provision.
		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
	П	Plcd Cal 2nd Rdg Stndrd Dbt	HEXC
99-02-26		r icu Cai ziiu Kug Suluiu Doi	Re-committed to Executive
99-03-05			Re-Refer Rules/Rul 19(a)
		Session Sine Die	
	ILI		
55 ILCS 5/5			34, par. 5-1079
			ic changes in the Section regarding liabil-
	<u></u> U	unities Coue. Makes styllst	ic changes in the occupil regarding habit-
ity insurance.	н	First reading	Referred to Hse Rules Comm
99-02-17		1 Hot roughing	Assigned to Executive
99-02-25			Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive
99-03-05	Н		Re-Refer Rules/Rul 19(a)

1693 HB-1173—Cont.

01-01-09 H Session Sine Die

HB-1174 GILES.

55 ILCS 5/1-6001

from Ch. 34, par. 1-6001

Amends the Counties Code. Makes stylistic changes in the Section concerning venue of actions by or against counties.

99-02-11 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-1175 FOWLER – REITZ – SMITH,MICHAEL – HARTKE – WOOLARD, GRANBERG, BOST, JONES, JOHN, DART, MITCHELL, BILL AND MOFFITT

720 ILCS 5/12-4 from Ch. 38, par. 12-4 730 ILCS 5/3-6-2.5 new 730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2

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. Amends the Unified Code of Corrections. Provides that a chief administrative officer of each Adult Department of Corrections maximum security facility may not allow prisoners to have access to heating elements including, but not limited to, immersible heating coils. Provides that on or after January 1, 2000, no prisoner in a Department of Corrections facility may be permitted contact visits if he or she is classified as a C grade inmate. Provides that a prisoner in a Department of Corrections facility may not be permitted contact visits for one year after being found in possession of illegal drugs while incarcerated or for failing a drug test while incarcerated. Effective immediately.

FISCAL NOTE (Department of Corrections)

There will be a minimal population and fiscal impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that a male committed person in an adult facility in a super maximum security facility or on disciplinary segregation may not have contact visits. Provides that a C grade inmate or a person found in possession of illegal drugs or who fails a drug test may not be permitted contact visits for at least 6 months.

HOUSE AMENDMENT NO. 2.

Provides that the prohibition on contact visits applies to both male and female committed persons in a super maximum security facility or on disciplinary segregation.

SENATE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/12-4

Deletes the amendatory changes to the Criminal Code of 1961 that provide that it is aggravated battery for an inmate of a penal institution to cause or to attempt to cause a correctional 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.

SENATE AMENDMENT NO. 4.

Adds reference to:
55 ILCS 5/5-1120 new
625 ILCS 5/6-208.1
625 ILCS 5/11-501
720 ILCS 5/11-6.5
720 ILCS 5/32-10
730 ILCS 5/5-6-6
730 ILCS 5/5-6-3.1
730 ILCS 5/5-8-1
from Ch. 95 1/2, par. 6-208.1
from Ch. 95 1/2, par. 11-501
from Ch. 38, par. 32-10
from Ch. 38, par. 1005-5-6
from Ch. 38, par. 1005-6-3.1
from Ch. 38, par. 1005-6-3.1

Deletes everything. Amends certain Acts to re-enact the provisions of Public Act 89-203 relating to crime. Amends the Counties Code to authorize programs relating to

juvenile delinquency. Amends the Illinois Vehicle Code in relation to persons guilty of driving under the influence of alcohol or drugs. Amends the Criminal Code of 1961 in relation to indecent solicitation and offenses against family members. Amends the Unified Code of Corrections in relation to restitution and certain persons who murder a child under 12 years of age. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-11 H First reading
         H Added As A Joint Sponsor REITZ
         H Added As A Joint Sponsor SMITH, MICHAEL
         H. Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor WOOLARD
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
99-02-22 H Added As A Co-sponsor GRANBERG
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 BOST
         H Added As A Co-sponsor JONES, JOHN
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor DART
         H Added As A Co-sponsor MITCHELL, BILL
99-03-17 H Relld 2nd Rdg-Short Debate
                                     FOWLER
         Н
                Amendment No.01
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                     FOWLER
99-03-18 H
                Amendment No.01
                Rules refers to
         н
                                      HIUR
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     FOWLER
         H Recommends be Adopted HJUB/009-001-000
         Н
                                     Fiscal Note Filed
         Η
                                     Correctional Note Filed
                Amendment No.01
                                     FOWLER
                                                              Adopted
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor MOFFITT
99-03-22 H
                Amendment No.02
                                     FOWLER
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     FOWLER
         H Recommends be Adopted HRUL
                                     FOWLER
                Amendment No.02
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25
         S Chief Sponsor LUECHTEFELD
         S First reading
                                     Referred to Sen Rules Comm
99-04-14
         S
                                     Assigned to Judiciary
99-04-15
         S
           Added as Chief Co-sponsor SHADID
         S Added As A Co-sponsor PETKA
99-04-21
         S
                Amendment No.01
                                                 S
                                     JUDICIARY
                                                              Adopted
         S
                                     Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
         S
           Second Reading
         S Placed Calndr,3rd Reading
99-05-06 S Added as Chief Co-sponsor REA
99-06-27 S
                                     Refer to Rules/Rul 3-9(b)
99-11-04 S
                                     Approved for Consideration SRUL
         S Filed with Secretary
         S
                Amendment No.02
                                     LUECHTEFELD
                Amendment referred to SRUL
         S Placed Calndr, 3rd Reading
99-11-15 S Filed with Secretary
         S
                Amendment No.03
                                     LUECHTEFELD
         S
                Amendment referred to SRUL
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99-11-16	S	Amendment No.03	LUECHTEFELD	
	S	Rules refers to	SJUD	
99-11 - 17	Š	Amendment No.03	LUECHTEFELD	
	Š		Postponed	
99-11-29	S	Filed with Secretary	· r	
	S	Amendment No.04	DILLARD	
	S	Amendment referred to	SRUL	
99-11-30	S	Sponsor Removed LUECHT	EFELD	
		Alt Chief Sponsor Changed I		
	S	Amendment No.04	DILLARD	
	S	Be apprvd for consideratn SR	UL	
	S	Recalled to Second Reading		
•	S	Amendment No.04	DILLARD	Adopted
		Placed Calndr,3rd Reading		
		Third Reading - Passed 057-0		
		Tabled Pursuant to Rule5-4(A		
		Third Reading - Passed 057-0	000-001	
		Arrive House	204.04	
		Place Cal Order Concurrence		
		Re-refer Rules/Rul 19(b) RU	LES HRUL	
01-01-09	Н	Session Sine Die		
HB-1176 H	ov	VARD - DAVIS,MONIQUE	E - FLOWERS, BROSNA	AHAN, CROTTY,
G	[G]	LIO, MCAULIFFE, MCCAI	RTHY AND MĆKEON.	,
115 ILCS 5/4.	5			
Amends the	Hi	nois Educational Labor Rel	ations Act. Limits the an	plicability of pro-
		ish prohibited subjects of c		
		of education of a public sc		
		hat applies only to school d		
		a population exceeding 50		iatery.
FISCAL NOTE (State Board of Education) There are no fineal implications for SBE only Chicago				
There are no fiscal implications for SBE, only Chicago.				
STATE MANDATES NOTE (State Board of Education) Same as SBE fiscal note.				
FISCAL NOTE (Educational Labor Relations Board)				
Passage of HB1176 would likely result in a negligible increase				
		er of cases filed with the IELR		
		MAY APPLY: Fiscal	_,	
		First reading	Referred to Hse Rules Cor	nm
00 02 10	7.7		A La El	

99-02-19 H Assigned to Elementary & Secondary Education 99-03-02 H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor CROTTY H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor MCAULIFFE H Added As A Co-sponsor MCCARTHY

99-03-03 H Do Pass/Short Debate Cal 014-004-000 H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor DAVIS, MONIQUE

99-03-04 H Fiscal Note Filed

St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-09 H Joint Sponsor Changed to FLOWERS 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 99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt

99-03-23 H Added As A Co-sponsor MCKEON

99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 068-044-002

S Arrive Senate

S Placed Calndr First Rdg

99-04-12 S Chief Sponsor MAHAR

99-04-14 S First reading Referred to Sen Rules Comm

S Added as Chief Co-sponsor GEO-KARIS

99-04-15 S Sponsor Removed MAHAR

S Alt Chief Sponsor Changed O'MALLEY

S Added as Chief Co-sponsor MAHAR

S Added as Chief Co-sponsor HALVORSON

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99-04-16 S Added as Chief Co-sponsor BOMKE
99-04-20 S Added As A Co-sponsor OBAMA
99-04-21 S Added As A Co-sponsor LINK
         S Added As A Co-sponsor VIVERITO
         S Added As A Co-sponsor LUECHTEFELD
         S Added As A Co-sponsor HAWKINSON
         S Added As A Co-sponsor DEMUZIO
         S Added As A Co-sponsor SMITH
         S Added As A Co-sponsor CULLERTON
99-04-28 S Added As A Co-sponsor RADOGNO
                                    Assigned to Executive
99-05-06 S
                                    Postponed
         S
                                    Committee Executive
                                    Refer to Rules/Rul 3-9(a)
99-05-08 S
99-05-14 S Added As A Co-sponsor PARKER
99-05-26 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                    Assigned to Executive
00-03-30
        S
                                    Held in Committee
                                    Committee Executive
01-01-09 H Session Sine Die
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HB-1177 WINTERS – LANG – MATHIAS – LYONS, JOSEPH – BEAUBIEN AND MCKEON.

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

815 ILCS 505/1

Adds reference to: 815 ILCS 505/10a

from Ch. 121 1/2, par. 270a

Deletes everything. Amends the Consumer Fraud and Deceptive Business Practices Act in the provisions dealing with actions for damages for a violation of the Act to include a person who is the holder of a retail installment contract in certain protections afforded to new and used motor vehicle dealers.

SENATE AMENDMENT NO. 3.

Deletes reference to:

815 ILCS 505/10a

Adds reference to: New Act

815 ILCS 505/2Z

Deletes everything. Creates the Home Repair and Remodeling Act. Provides that, before initiating home repair or remodeling work for over \$1,000, a person engaged in the business of home repair or remodeling shall furnish to the customer a written contract or work order with specified information. Provides that any person engaging in the business of home repair and remodeling shall provide to its customers a copy of the "Home Repair: Know Your Consumer Rights" pamphlet. Provides the substance of the pamphlet. Requires any person engaged in the business of home repair and remodeling to obtain insurance in specified amounts. Makes it unlawful for any person engaged in the business of home repairs and remodeling to remodel or make repairs or charge for remodeling or repair work before obtaining a signed contract or work order over \$1,000. Provides that the Attorney General or the State's Attorney of any county in this State may enforce the Act. Amends the Consumer Fraud and Deceptive Business Practices Act to include the Home Repair and Remodeling Act in the list of Acts for which a violation is also a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective January 1, 2000.

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99-02-11 H First reading
H Added As A Joint Sponsor LANG
H Added As A Joint Sponsor MATHIAS
H Added As A Joint Sponsor LYONS, JOSEPH
H Referred to Hse Rules Comm

99-02-17 H Assigned to Executive

99-02-25 H Amendment No.01 EXECUTIVE H Adopted
Do Pass Amend/Short Debate 015-000-000
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 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor PETKA
         S Placed Caindr First Rdg
                                     Referred to Sen Rules Comm
         S First reading
99-03-18 S Added as Chief Co-sponsor CLAYBORNE
         S
           Added as Chief Co-sponsor DILLARD
99-04-14 S
                                     Assigned to Judiciary
99-04-21 S
                                     Held in Committee
99-04-28 S
                Amendment No.01
                                     JUDICIARY S
                                                              Tabled
                                     Recommended do pass 010-000-000
           Placed Calndr, Second Rdg
99-05-05
         S Sponsor Removed PETKA
         S Alt Chief Sponsor Changed SYVERSON
         S Second Reading
99-05-07
         S
           Placed Calndr,3rd Reading
           Added as Chief Co-sponsor BURZYNSKI
99-05-11 S Filed with Secretary
                Amendment No.02
                                     SYVERSON
                Amendment referred to SRUL
99-05-12 S Filed with Secretary
                Amendment No.03
                                     SYVERSON
         S
                Amendment referred to SRUL
         S
           Added as Chief Co-sponsor RADOGNO
           Added As A Co-sponsor MADIGAN,R
           Added As A Co-sponsor NOLAND
         S
         S
           Added As A Co-sponsor SULLIVAN
         S
                Amendment No.02
                                     SYVERSON
         S
                Rules refers to
                                       SJUD
         S Added As A Co-sponsor PARKER
         S
                Amendment No.02
                                     SYVERSON
         S
                                     Held in Committee
         S
           Added As-A Co-sponsor DONAHUE
         S
                Amendment No.03
                                     SYVERSON
         S
                Rules refers to
                                       SJUD
99-05-13
         S
                Amendment No.03
                                     SYVERSON
         S Be apprvd for consideratn SJUD/009-000-000
         S Added As A Co-sponsor HAWKINSON
         S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor BERMAN
         S Recalled to Second Reading
         S
                Amendment No.03
                                     SYVERSON
                                                              Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Added As A Co-sponsor OBAMA
         S Third Reading - Passed 057-001-000
         S Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 057-001-000
         H Arrive House
         H Place Cal Order Concurrence 03
99-05-17 H Primary Sponsor Changed To WINTERS
         H Motion Filed Concur
                Motion referred to
         H Calendar Order of Concurren 03
         H Joint Sponsor Changed to BEAUBIEN
99-05-19 H
                Rules refers to
                                       HCON/03
         H Calendar Order of Concurren 03
99-05-20 H Be apprvd for consideratn 3/HCON/007-000-000
         H H Concurs in S Amend 03/096-018-001
         H Passed both Houses
         H Added As A Co-sponsor MCKEON
99-06-18 H Sent to the Governor
99-07-22 H Governor approved
         Н
              Effective Date 00-01-01
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Η

PUBLIC ACT 91-0230

HB-1178 **1698**

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HB-1178
            SHARP.
  305 ILCS 5/9A-10
                                    from Ch. 23, par. 9A-10
  Amends the Illinois Public Aid Code. Makes a technical change in provisions regard-
ing support services provided to Temporary Assistance for Needy Families Recipients.
      99-02-11 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 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-1179
             SHARP.
  New Act
  Creates the Night Shift Child Care Subsidy Act. Creates a short title only.
      99-02-11 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
             ZICKUS - CAPPARELLI - JOHNSON, TOM - FRANKS - MCAULIFFE,
HB-1180
             FOWLER AND GASH.
  225 ILCS 460/1
                                    from Ch. 23, par. 5101
  225 ILCS 460/7.5 new
  225 ILCS 460/9
                                    from Ch. 23, par. 5109
  225 ILCS 460/11
                                    from Ch. 23, par. 5111
  720 ILCS 5/17-2
                                    from Ch. 38, par. 17-2
  Amends the Solicitation for Charity Act. Requires public safety personnel organiza-
tions and their fundraisers to keep specified records. Prohibits a public safety personnel
organization from making specified representations or using specified words in its
name unless it meets certain requirements. Imposes civil and criminal penalties for vio-
lations. Amends provisions of the Criminal Code of 1961 relating to false personation
and solicitation. Makes various changes in the categories of persons and organizations
to which the provisions apply. Prohibits solicitation of financial contributions under
specified circumstances. Provides that violation is a Class 4 felony. Makes other
changes. Effective immediately.
  HOUSE AMENDMENT NO. 1.
```

Provides that nothing in the Act shall prohibit a Public Safety Personnel Organization from stating the actual number of members it has in any geographical area. Deletes a provision prohibiting a person from using "Cook County Sheriff' or "Cook County Sheriff's Police" in the title of an organization when conducting certain activities without including the lawful complete name of the organization.

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-11 H First reading
                                     Referred to Hse Rules Comm
         H Added As A Joint Sponsor CAPPARELLI
99-02-17 H
                                     Assigned to Judiciary II - Criminal Law
99-02-26 H Added As A Co-sponsor FRANKS
         H
                Amendment No.01
                                     JUD-CRIMINAL H
                                                              Adopted
         Η
                                     Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Joint Sponsor Changed to JOHNSON, TOM
99-03-02 H Joint Sponsor Changed to FRANKS
         H Joint Sponsor Changed to MCAULIFFE
99-03-04 H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor GASH
99-03-09 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 RADOGNO
         S Placed Calndr First Rdg
         S First reading
                                     Referred to Sen Rules Comm
```

```
99-04-15 S Added as Chief Co-sponsor SULLIVAN
99-04-20 S
                                      Assigned to Judiciary
99-04-21 S Added as Chief Co-sponsor DUDYCZ
99-04-28 S
                                      Recommended do pass 009-000-000
            Placed Calndr, Second Rdg
99-04-29 S
            Second Reading
           Placed Calndr, 3rd Reading
         S
99-05-06 S Third Reading - Passed 057-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 99-07-29
         H
              PUBLIC ACT 91-0301
```

HB-1181 DELGADO.

105 ILCS 5/34-74

from Ch. 122, par. 34-74

Amends the School Code to make a technical change to a Section concerning custody of school moneys in cities having a population exceeding 500,000.

HOUSE AMENDMENT NO. 1.

Provides that the funds for school purposes are subject to the order of the board of education upon its checks (not just its warrants).

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STATE MANDATES NOTE, H-AM 1 (State Board of Education)
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There is no fiscal impact expected at the State level.
99-02-11 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

```
99-02-26 H Re-committed to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt

Placed Cal 2nd Rdg-Shrt Dbt
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99-03-10 H Amendment No.01 DELGADO H Amendment referred to HRUL H Cal Ord 2nd Rdg-Shrt Dbt

99-03-16 H Amendment No.01 DELGADO H Rules refers to HELM H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

H Held 2nd Rdg-Short Debate

99-03-17 H Amendment No.01 DELGADO

H Recommends be Adopted HELM
H Amendment No.01 DELGADO Adopted
H Pld Cal 3rd Rdg-Shrt Dbt

99-03-18 H St Mndt Fis Note Fld Amnd H Cal Ord 3rd Rdg-Short Dbt

99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
S Arrive Senate

S Placed Calndr First Rdg

99-03-25 S Chief Sponsor BERMAN 99-03-26 S First reading

01-01-09 H Session Sine Die

HB-1182 ZICKUS – MCAULIFFE.

720 ILCS 5/17-2

from Ch. 38, par. 17-2

Referred to Sen Rules Comm

Amends the Criminal Code of 1961. Provides that a person may not use the words "Cook County Sheriff's Police" or "Cook County Sheriff" in the title of any organization, magazine, or other publication without the express approval of the office of the Cook County Sheriff. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that a person who wishes to use the words "Cook County Sheriff's Police" or "Cook County Sheriff' in publications must have the approval of the Cook County Sheriff's Merit Board (now the bill requires the approval of the Cook County Sheriff).

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Judiciary II - Criminal Law
99-02-26 H Amendment No.01 JUD-CRIMINAL H Adopted
Do Pass Amend/Short Debate 013-000-000
```

H Placed Cal 2nd Rdg-Shrt Dbt

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99-03-02 H Added As A Joint Sponsor MCAULIFFE
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor DUDYCZ
         S Added as Chief Co-sponsor O'MALLEY
         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
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Added as Chief Co-sponsor MUNOZ
         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 91-0302
         H
```

HB-1183 WOOLARD - CURRY, JULIE - SMITH, MICHAEL.

5 ILCS 460/75 new

Amends the State Designations Act. Designates drummer silty clay loam as the official State soil of Illinois. Effective immediately.

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99-02-11 H First reading
H Added As A Joint Sponsor CURRY, JULIE
H Added As A Joint Sponsor SMITH, MICHAEL
H Referred to Hse Rules Comm
99-02-17 H Assigned to State Government
Administration
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1184 BOST.

625 ILCS 5/11-403 from Ch. 95 1/2, par. 11-403 625 ILCS 5/11-407 from Ch. 95 1/2, par. 11-407

Amends the Illinois Vehicle Code to expand the duty to render assistance following a traffic accident resulting in the injury or death of a person to place a duty upon the passengers of a vehicle involved in the accident to render reasonable assistance. Provides that a driver, passenger, or participant in a one-vehicle accident must render reasonable assistance to any person injured in the accident. Provides that any driver, passenger, or participant involved in a vehicle accident resulting in the injury or death of a person and who has access to a telecommunication device (such as a cellular phone) must call the appropriate emergency medical authorities and legal authorities. Provides that any driver, passenger, or participant involved in a vehicle accident resulting in the injury or death of a person and who does not have access to a telecommunication device (such as a cellular phone) must make reasonable efforts to find a telephone and call the appropriate emergency medical authorities and legal authorities. Violations are Class A or B misdemeanors.

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17 Н	Assigned to Judiciary I - Civil Law
99-02-25 H	Motion Do Pass-Lost 005-000-003 HJUA
Н .	Remains in CommiJudiciary I - Civil Law
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

HB-1185 MORROW.

New Act

15 ILCS 20/38.1 from Ch. 127, par. 38.1

Creates the Americans with Disabilities Act of 1990 Local Government Reimbursement Act. Requires units of local government to annually certify to the Office of the Governor all expenditures made pursuant to the Americans with Disabilities Act of

1701 HB-1185—Cont.

1990. Provides that when a unit of local government is required to expend funds pursuant to the Americans with Disabilities Act of 1990, the State shall reimburse the unit of local government for expenses incurred in its compliance. Amends the Civil Administrative Code of Illinois. Requires the Governor to include in his or her annual budget a recommendation for all amounts certified to his or her Office under the Americans with Disabilities Act of 1990 Local Government Reimbursement Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 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
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HB-1186 BELLOCK - LYONS, JOSEPH - PANKAU - LINDNER - COULSON.

```
305 ILCS 5/10-3 from Ch. 23, par. 10-3
750 ILCS 5/510 from Ch. 40, par. 510
750 ILCS 5/510.5 new
750 ILCS 15/3 from Ch. 40, par. 1106
750 ILCS 45/14 from Ch. 40, par. 2514
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Provides that orders for maintenance or child support must provide for an adjustment, at least once every 2 years, in the amount to be paid based on a change in the cost of living. Allows waiver of such an adjustment upon certain findings by the court or by agreement of the parties. Effective immediately.

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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Child Support Enforcement
99-02-18 H Added As A Joint Sponsor LYONS, JOSEPH
H Added As A Joint Sponsor PANKAU
H Added As A Joint Sponsor LINDNER

99-02-22 H Joint Sponsor Changed to COULSON
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1187 MORROW - SCOTT.

01-01-09 H Session Sine Die

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15 ILCS 20/38.1 from Ch. 127, par. 38.1 30 ILCS 105/13.2 from Ch. 127, par. 149.2
```

Amends the Civil Administrative Code of Illinois and the State Finance Act. Beginning with the fiscal year 2000 budget, requires that the State budget contain separate line items for each expenditure related to the development of a South Suburban Airport appropriated to the Department of Transportation. Prohibits transfers among those line item appropriations. Effective immediately.

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FISCAL NOTE (Department of Transportation)
HB1187 does not reduce appropriations to IDOT, but does remove
the Dpt's. flexibility concerning expenditure requirements.
99-02-11 H First reading
                                       Referred to Hse Rules Comm
99-02-19 H
                                       Assigned to State Government
                                          Administration
99-02-25 H
                                       Re-assigned to Transportation & Motor
                                          Vehicles
         H Added As A Joint Sponsor SCOTT
99-03-04 H
                                       Re-assigned to Appropriations-Public Safety
99-03-05 H
                                       COMMITTEE DEADLINE
         Η
                                       EXTENDED - 3/12/99
         H
                                       Committee Appropriations-Public Safety
99-03-09 H
                                       Fiscal Note Filed
                                       Committee Appropriations-Public Safety
99-03-12 H
                                       Motion Do Pass-Lost 008-003-000 HAPP
         Η
                                       Remains in CommiAppropriations-Public
                                       Re-Refer Rules/Rul 19(a)
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HB-1188 **1702**

HB-1188 MYERS,RICHARD - MEYER - GASH - DURKIN - BELLOCK AND BASSI.

New Act

10 ILCS 5/20-3

from Ch. 46, par. 20-3

Creates the Address Confidentiality for Victims of Domestic Violence Act. Provides that victims of domestic violence may designate the Attorney General as agent for purposes of service of process and the receipt of mail. Provides for the certification of participants under the Act. Provides that the State and local agencies shall accept the address designated by the Attorney General as the participant's substitute address. Provides that the Attorney General shall provide assistance to victims of domestic violence. Contains other provisions. Amends the Election Code. Provides that participants under the Address Confidentiality for Victims of Domestic Violence Act may vote by absentee ballot.

SENATE AMENDMENT NO. 1.

Provides that subject to appropriations for the purposes of the Address Confidentiality for Victims of Domestic Violence Act, the Attorney General shall administer an address confidentiality program for victims of domestic violence.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11	Н	First reading	Referred to Hse Rules Comm
99-02-17		2	Assigned to Judiciary II - Criminal Law
99-03-05	н		Do Pass/Short Debate Cal 013-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
		Second Reading-Short Debate	
		Pld Cal 3rd Rdg-Shrt Dbt	-
		Added As A Joint Sponsor M	EYER
	Н	Added As A Joint Sponsor G	ASH
		3rd Rdg-Shrt Dbt-Pass/Vote	
	Н	Joint Sponsor Changed to DU	JRKIN
	Н	Joint Sponsor Changed to BE	LLOCK
	H	Added As A Co-sponsor BAS	SSI
99-03-11	S	Arrive Senate	•
	S	Placed Calndr First Rdg	
99-03-12	S	Chief Sponsor DONAHUE	•
		First reading	Referred to Sen Rules Comm
99-03-18	S	Added as Chief Co-sponsor I	KLEMM
99-03-25	S		Assigned to Judiciary
99-04-15	S		Recommended do pass 008-000-000
		Placed Calndr,Second Rdg	
		Added as Chief Co-sponsor N	MADIGAN,L
99-04-20		Filed with Secretary	
	S	Amendment No.01	DONAHUE
	S	Amendment referred to	SRUL
		Second Reading	
		Placed Calndr,3rd Reading	DOM: 1777
99-05-04	S	Amendment No.01	DONAHUE
00.05.06		Be apprvd for consideratn SR	CUL
99-05-06		Recalled to Second Reading	DONATHIE Advised
	S	Amendment No.01	DONAHUE Adopted
00 05 12		Placed Calndr, 3rd Reading	200,000
99-05-13		Third Reading - Passed 059-0 Arrive House	000-000
		Place Cal Order Concurrence	.01
		Motion Filed Concur	,
99-03-17	Н		HRUL
		Calendar Order of Concurren	
90-05-10		Be apprvd for consideratn 01	
22 02 12		H Concurs in S Amend 01/11	
		Passed both Houses	-
99-06-17		Sent to the Governor	
		Governor approved	
. ,	÷		

H Effective Date 00-01-01

PUBLIC ACT 91-0494

Н

1703 HB-1189

HB-1189 MORROW.

New Act

Creates the State Bond Sale Act. Requires competitive sealed bidding for the sale of State bonds and the awarding of contracts for related professional services. Exempts bonds and services of less than \$25,000.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to State Procurement

99-02-24 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 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-1190 DAVIS.STEVE - BOLAND.

20 ILCS 2905/3.5 new

Amends the State Fire Marshal Act. Provides that a person may donate used or obsolete fire control or rescue equipment to the Office of the State Fire Marshall for the Office's use or for the Office to distribute to volunteer fire departments. Provides that the person donating the equipment and the State Fire Marshal are not liable for civil damages for personal injury, property damage, or death resulting from a defect in the donated equipment unless that person's conduct was willful or wanton or that person had actual knowledge of the defect. Provides that a donated breathing apparatus must be recertified to manufacturer's specifications by a technician certified by the manufacturer before it is made available to a volunteer fire department.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm

99-02-17 H Added As A Joint Sponsor BOLAND

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-1191 O'BRIEN.

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for a grant to the Kankakee Area River Valley Airport Authority. Effective July 1, 1999.

99-02-11 H First reading	Referred to Hse Rules Comm
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	

HB-1192 O'BRIEN.

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40 ILCS 5/16-129.1
40 ILCS 5/16-133 from Ch. 108 1/2, par. 16-133
40 ILCS 5/16-133.2 from Ch. 108 1/2, par. 16-133.2
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Amends the Downstate Teacher Article of the Illinois 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.

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PENSION NOTE (Pension Laws Commission)
Reducing the upgrade cost would increase TRS accrued liability by $8 to $12 million; increase in contributions would be very small. Extending the early retirement option would not increase accrued liabilities, but would cause annual State costs:

FY2000
Statutory Phase-in $0.9 million Unramped Phase-in $7.6 million FY2010
Statutory Phase-in $14.2 million
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NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H First reading Referred to Hse Rules Comm

99-02-17 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

HB-1193 SOMMER – WINTERS – MITCHELL,BILL – O'CONNOR – MY-ERS,RICHARD, BOST, JONES,JOHN, RIGHTER, ZICKUS, MOFFITT AND MCKEON.

20 ILCS 4027/25 new

Amends the Illinois Violence Prevention Act of 1995. Requires the Illinois Violence Prevention Authority to establish and administer a grant program to be known as the Safe to Learn Program. Provides that funds appropriated to the Authority for this program shall be used to support and fund school-based safety and violence prevention programs, with funds being used for technical assistance and program support, administration of the program, a demonstration and evaluation of a comprehensive prekindergarten through 12th grade school-based violence prevention program in 3 pilot sites, and distribution to school districts in the form of grants. Repeals these provisions on July 1, 2002. Effective July 1, 1999.

SENATE AMENDMENT NO. 1.

Provides that the building security component of the Safe to Learn Program includes, but is not limited to, portable metal detectors.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Elementary & Secondary Education 99-02-25 H Do Pass/Short Debate Cal 023-000-000 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 Joint Sponsor WINTERS H Added As A Joint Sponsor MITCHELL, BILL H Added As A Joint Sponsor O'CONNOR 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 ZICKUS H Added As A Co-sponsor MOFFITT H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000 H Added As A Co-sponsor MCKEON 99-03-11 S Arrive Senate S Placed Calndr First Rdg 99-03-24 S Chief Sponsor CRONIN S First reading Referred to Sen Rules Comm 99-04-20 S Assigned to Judiciary 99-04-26 S Added as Chief Co-sponsor SULLIVAN S Added as Chief Co-sponsor RADOGNO S Added as Chief Co-sponsor NOLAND S Added as Chief Co-sponsor O'MALLEY S Added As A Co-sponsor JONES,W S Added As A Co-sponsor DONAHUE S Added As A Co-sponsor PARKER S Added As A Co-sponsor MADIGAN.L 99-04-28 S Amendment No.01 JUDICIARY S Adopted Recmnded do pass as amend 009-000-000 S Placed Calndr, Second Rdg 99-05-03 S Added As A Co-sponsor LIGHTFORD 99-05-04 S Added As A Co-sponsor MUNOZ 99-05-05 S Second Reading S Placed Calndr, 3rd Reading 99-05-06 S Added As A Co-sponsor DILLARD 99-05-11 S Added As A Co-sponsor DEMUZIO

S Third Reading - Passed 058-001-000

99-05-12 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

99-05-19 H Sent to the Governor

99-06-04 H Governor approved

H Effective Date 99-07-01

H PUBLIC ACT 91-0010

HB-1194 MITCHELL,BILL – BELLOCK – SCHMITZ – KOSEL – LOPEZ, RIGHTER, BASSI, CROTTY, MCCARTHY, SCULLY, FOWLER, SILVA, HARRIS, DELGADO, O'CONNOR, LYONS, EILEEN, ZICKUS, MY-ERS, RICHARD, JONES, JOHN, BOST AND LAWFER.

105 ILCS 5/10-27.1A

705 ILCS 405/5-407 new

725 ILCS 5/109-1.5 new

Amends the School Code, the Juvenile Court Act of 1987, and the Code of Criminal Procedure of 1963. Requires a principal to place a student found to be knowingly in possession of a firearm in a school, on school property, or at a school-sponsored activity or event into the custody of a local law enforcement agency. Requires the law enforcement agency to sign a criminal complaint against the student. Provides that the student shall remain in custody at least until a psychological evaluation is completed. Requires the court to order the student to promptly receive a psychological evaluation to determine whether the student presents a risk to the physical safety of himself, herself, or others. If it is determined that the student presents a risk, requires the court to order that the student receive counseling and any other services to ameliorate that risk. Provides that a determination that the student presents a risk shall operate as an application for an order restraining the student from entering the property of the school from which he or she has been suspended or expelled as a result of possessing a firearm. Provides that the order restrains the student from entering the school, school property, a school-sponsored activity or event, or any location normally frequented by students of the school for the period during which the student is suspended or expelled. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

725 ILCS 5/109-1.5 new

Adds reference to:

725 ILCS 5/110-4 from Ch. 38, par. 110-4 725 ILCS 5/110-10 from Ch. 38, par. 110-10

Deletes everything. Amends the School Code, the Juvenile Court Act of 1987, and the Code of Criminal Procedure of 1963. Requires school officials, in both public and private schools, to immediately notify a local law enforcement agency and the office of the principal in the event that they observe any person in possession of a firearm on school grounds. Provides that if the law enforcement agency determines that probable cause exists to believe that a minor committed the offense of unlawful use of weapons, the agency shall detain the minor for processing, which includes allowing the court to order a psychological evaluation and to issue a restraining order if certain conditions are met. Provides that a person is not bailable before conviction for possessing a firearm on school grounds. Provides that as a condition of a bail bond, for possessing a firearm on school grounds, a person is required to submit to a psychological evaluation and refrain from entering upon the property of the school. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes changes concerning notification procedures. Imposes criminal penalties for certain violations.

SENATE AMENDMENT NO. 2.

Removes the provision that provides that if the court finds that there is probable cause to believe that the minor is a delinquent minor, that finding shall operate as a de-

termination of urgent and immediate necessity and the minor shall be detained. Provides instead that that finding shall create a presumption that immediate and urgent necessity exists and that once the presumption has been raised, the burden of demonstrating the lack of immediate and urgent necessity shall be on any party that is opposing detention for the minor. Provides that should the court order detention, the minor shall be detained.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-11 H First reading
             H Added As A Joint Sponsor BELLOCK
             H Added As A Joint Sponsor SCHMITZ
             H Added As A Joint Sponsor KOSEL
                                         Referred to Hse Rules Comm
    99-02-17 H
                                         Assigned to Judiciary II - Criminal Law
    99-02-19 H Joint Sponsor Changed to LOPEZ
    99-02-26 H
                    Amendment No.01
                                         JUD-CRIMINAL H
                                                                  'Adopted
                                         Do Pass Amend/Short Debate 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
    99-03-10 H Added As A Co-sponsor BASSI
             H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-12 H Added As A Co-sponsor CROTTY
             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 SILVA
             H Added As A Co-sponsor HARRIS
             H Added As A Co-sponsor DELGADO
    99-03-24 S Chief Sponsor CRONIN
                                          Referred to Sen Rules Comm
             S First reading
                                          Assigned to Judiciary
    99-04-14 S
    99-04-21
             S
                     Amendment No.01
                                          JUDĪCIARY
                                                                  Adopted
                                          Recmnded do pass as amend 008-000-001
             S Placed Calndr, Second Rdg
             S Added as Chief Co-sponsor NOLAND
             S Added as Chief Co-sponsor LINK
    99-04-22 S Second Reading
             S Placed Caindr, 3rd Reading
    99-04-26 S Added as Chief Co-sponsor SULLIVAN
                Added as Chief Co-sponsor RADOGNO
                Added As A Co-sponsor JONES,W
                Added As A Co-sponsor DILLARD
    99-05-06 S
               Filed with Secretary
                     Amendment No.02
                                          CRONIN
                     Amendment referred to SRUL
    99-05-12
             S
                     Amendment No.02
                                          CRONIN
                     Rules refers to
                                           SJUD
                     Amendment No.02
                                          CRONIN
             S Be apprvd for consideratn SJUD/010-000-000
             S Recalled to Second Reading
                     Amendment No.02
                                          CRONIN
                                                                   Adopted
              S Placed Calndr, 3rd Reading
    99-05-13 S Third Reading - Passed 059-000-000
             H Arrive House
             H Place Cal Order Concurrence 01,02
    99-05-14 H Motion Filed Concur
             Н
                     Motion referred to
                                           HRUL
             H Motion Filed Concur
                     Motion referred to
                                           HRUL
             H Motion Filed Concur
                     Motion referred to
              H Calendar Order of Concurren 01,02
     99-05-17 H Added As A Co-sponsor O'CONNOR
              H Added As A Co-sponsor LYONS, EILEEN
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99-05-17—Cont.

H Added As A Co-sponsor ZICKUS
H Added As A Co-sponsor MYERS,RICHARD
H Added As A Co-sponsor JONES,JOHN
H Added As A Co-sponsor BOST
H Added As A Co-sponsor LAWFER

99-05-19 H Be apprvd for consideratn 01,02/HRUL
H H Concurs in S Amend 01,02/116-001-000
H Passed both Houses

99-05-20 H Sent to the Governor

99-06-04 H Governor approved
H Effective Date 99-06-04
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H PUBLIC ACT 91-0011

HB-1195 O'CONNOR – LOPEZ – LYONS,EILEEN – MITCHELL,BILL – ZICKUS, MYERS,RICHARD, KOSEL, RIGHTER, JONES,JOHN, BOST, SCHMITZ, SOMMER AND NOVAK.

720 ILCS 5/24-1.2

from Ch. 38, par. 24-1.2

Amends the Criminal Code of 1961 relating to the offense of aggravated discharge of a firearm. Provides that a person also may commit the offense if the person knowingly or intentionally discharges a firearm at or into a building from a position outside that building or in the direction of a vehicle the person reasonably should know to be occupied. If the violation is committed in a school, on the real property comprising a school, within 1,000 feet of the real property comprising a school, at a school related activity, or on or within 1,000 feet of a conveyance owned, leased, or contracted by a school or school district to transport students to or from school or a school related activity, it is a Class X felony.

SENATE AMENDMENT NO. 1.

Н

Motion referred to

H Calendar Order of Concurren 01

Adds reference to:

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961 concerning the unlawful sale of firearms. Provides for increased penalties for various unlawful sale of firearms violations involving persons under 21 years of age and under 18 years of age. Also provides for increased penalties for various firearm offenses committed in a school, on a school conveyance, or within 1,000 feet of a school or school conveyance, or at a school related activity.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-11 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Judiciary II - Criminal Law
    99-02-17 H
    99-02-22 H Added As A Joint Sponsor LOPEZ
    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 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-25 S Chief Sponsor HAWKINSON
             S First reading
                                          Referred to Sen Rules Comm
    99-04-27
             S
                                          Assigned to Judiciary
                Alt Chief Sponsor Changed SULLIVAN
             S
             S
                Added as Chief Co-sponsor HAWKINSON
               Added as Chief Co-sponsor WALSH,L
    99-05-05 S
                     Amendment No.01
                                          JUDICIARY
                                                                   Adopted
             S
                                          Recmnded do pass as amend 010-000-000
             S
                Placed Calndr, Second Rdg
    99-05-06 S
                Second Reading
                Placed Calndr,3rd Reading
    99-05-11
             S
               Added as Chief Co-sponsor PARKER
                Added As A Co-sponsor DILLARD
             S Third Reading - Passed 059-000-000
    99-05-12 H Arrive House
             H. Place Cal Order Concurrence 01
    99-05-14 H Added As A Joint Sponsor MYERS,RICHARD
             H Added As A Joint Sponsor MITCHELL, BILL
             H Added As A Joint Sponsor ZICKUS
             H Motion Filed Concur
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HRUL

99-05-17 H Rules refers to HJUB/01 H Calendar Order of Concurren 01 H Added As A Co-sponsor KOSEL H Added As A Co-sponsor LYONS, EILEEN 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 SOMMER H Added As A Co-sponsor NOVAK 99-05-18 H Be apprvd for consideratn 1/HJUB/011-000-000 H H Concurs in S Amend 01/117-000-000 H Passed both Houses H Joint Sponsor Changed to LYONS, EILEEN H Added As A Co-sponsor MYERS,RICHARD 99-05-19 H Sent to the Governor 99-06-04 H Governor approved Effective Date 00-01-01 H

PUBLIC ACT 91-0012

HB-1196 LYONS.EILEEN – LOPEZ – GASH – BELLOCK – ACEVEDO.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961 concerning the unlawful sale of firearms. Provides for increased penalties for various unlawful sale of firearms violations involving persons under 21 years of age and under 18 years of age. Also provides for increased penalties for various firearm offenses committed in a school, on a school conveyance, within 1,000 feet of a school or school conveyance, or at a school related activity.

NOTE(S) THAT MAY APPLY: Correctional

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Judiciary II - Criminal Law 99-02-18 H Added As A Joint Sponsor LOPEZ 99-03-04 H Joint Sponsor Changed to GASH 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 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-000 H Joint Sponsor Changed to BELLOCK H Joint Sponsor Changed to ACEVEDO 99-03-11 S Arrive Senate S Placed Calndr First Rdg 99-03-19 S Chief Sponsor CULLERTON S First reading Referred to Sen Rules Comm 99-03-26 S Added As A Co-sponsor RADOGNO 99-04-27 S Sponsor Removed CULLERTON

HB-1197 SCHMITZ – DURKIN – POE, SCULLY, BROSNAHAN, MCCARTHY, CROTTY, GIGLIO, O'BRIEN, FRANKS, GARRETT, FOWLER AND MITCHELL,BILL.

S Alt Chief Sponsor Changed JONES,W

705 ILCS 405/5-130 705 ILCS 405/5-805

01-01-09 H Session Sine Die

Amends the Juvenile Court Act of 1987. Provides for adult criminal prosecution of a minor at least 15 years of age who is charged with aggravated battery with a firearm committed in a school, on the real property comprising a school, within 1,000 feet of the real property comprising a school at a school related activity, or on or within 1,000 feet of a conveyance owned, leased, or contracted by a school or school district to transport students to or from school or a school related activity. Provides that a juvenile judge designated to hear transfer motions must transfer for adult criminal prosecution the case of a minor at least 15 years of age charged with aggravated discharge of a firearm committed on various school properties, on a school conveyance, within 1,000 feet of these properties or conveyances, or at a school related activity if the judge has probable cause that the allegations are true.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-11 H First reading
                                    Referred to Hse Rules Comm
                                     Assigned to Judiciary II - Criminal Law
99-02-17 H
                                    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 Added As A Joint Sponsor DURKIN
99-03-12 H Joint Sponsor Changed to POE
        H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor 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 3rd Rdg-Shrt Dbt-Pass/Vote 099-014-002
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
99-04-26 S Added as Chief Co-sponsor SULLIVAN
         S Added as Chief Co-sponsor RADOGNO
         S Added as Chief Co-sponsor NOLAND
         S Added as Chief Co-sponsor CRONIN
         S Added As A Co-sponsor JONES,W
         S Added As A Co-sponsor DONAHUE
         S Added As A Co-sponsor PARKER
01-01-09 H Session Sine Die
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HB-1198 MYERS, RICHARD - POE AND MITCHELL, BILL.

105 ILCS 5/10-20.14

from Ch. 122, par. 10-20.14

Amends the School Code to give a local law enforcement agency the authority to report a student's criminal conviction or adjudication as a delinquent juvenile to a school district.

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99-02-11 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 012-000-000
         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 Added As A Joint Sponsor 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 Placed Calndr First Rdg
99-03-26 S Chief Sponsor DONAHUE
99-04-14 S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1199 MCAULIFFE – LOPEZ – SAVIANO – CAPPARELLI – BURKE AND NO-VAK.

720 ILCS 5/12-4.2 from Ch. 38, par. 12-4.2

Amends the Criminal Code of 1961 relating to the offense of aggravated battery with a firearm. Provides that a person also may commit the offense if the person, in committing a battery, knowingly or intentionally by means of the discharging of a firearm causes injury to a person he or she knows or reasonably should know to be a student, teacher, or other person employed by a school or school district while the injured person is in a school, on the real property comprising a school, within 1,000 feet of the real property comprising a school at a school related activity, or on or within 1,000 feet of a conveyance owned, leased, or contracted by a school or school district to transport students to or from school or a school related activity. Penalty is a Class X felony for which the sentence is a term of imprisonment of not less than 15 years and not more than 60 years.

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NOTE(S) THAT MAY APPLY: Correctional
      99-02-11 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Judiciary II - Criminal Law
      99-02-18 H Added As A Joint Sponsor LOPEZ
      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
               H Joint Sponsor Changed to SAVIANO
               H Joint Sponsor Changed to CAPPARELLI
               H Joint Sponsor Changed to BURKE
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
      99-03-16 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-25 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
      01-01-09 H Session Sine Die
HB-1200
            COULSON - LOPEZ - SCHOENBERG - GASH - FEIGENHOLTZ.
  720 ILCS 5/2-6
                                   from Ch. 38, par. 2-6
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720 ILCS 5/24-1.3 new

Amends the Criminal Code of 1961. Provides that it is unlawful for a person to leave or store a firearm in his or her dwelling when the person is not present in the dwelling and the person knows or reasonably should know that a minor under 18 years of age, who is not in the custody and immediate control of his or her parent or guardian, may gain access to a firearm in the dwelling unless the firearm is: (1) secured by a cable lock, trigger lock, or other locking mechanism capable of rendering the firearm unusable when in storage or not in use; or (2) placed in a securely locked box or container; or (3) placed in some other location that a reasonable person would believe to be secure from a minor under 18 years of age. Provides that a first offense is a petty offense with a \$500 maximum fine and a second or subsequent offense is a Class A misdemeanor. Establishes civil liability against the owner of the firearm for injuries and damages resulting from the minor's use of the firearm. Provides for the awarding of court costs and attorney's fees to a prevailing party.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Added As A Joint Sponsor LOPEZ
H Added As A Joint Sponsor SCHOENBERG

99-02-26 H Motion Do Pass-Lost 005-007-000 HJUB
Remains in CommiJudiciary II - Criminal
Law

99-03-04 H Joint Sponsor Changed to GASH
H Joint Sponsor Changed to FEIGENHOLTZ

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1201 BELLOCK - CURRIE - LYONS, EILEEN - RONEN - TURNER, JOHN, BASSI, ZICKUS, LINDNER, HAMOS, HULTGREN, PARKE, WAIT, DART AND MORROW.

720 ILCS 5/24-3A

Amends the Criminal Code of 1961. Provides that a person who commits gunrunning by transferring firearms to a person under 18 years of age is guilty of a Class X felony. (Now gunrunning is a Class 1 felony regardless of the age of the transferee of the firearms).

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NÓTE(S) THAT MAY APPLY: Correctional

99-02-11 H First reading
H Added As A Joint Sponsor BASSI
H Added As A Joint Sponsor ZICKUS
H Referred to Hse Rules Comm

99-02-17 H Assigned to Judiciary II - Criminal Law
H Joint Sponsor Changed to CURRIE
H Joint Sponsor Changed to LYONS, EILEEN
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99-02-17-Cont.
               H Joint Sponsor Changed to RONEN
               H Joint Sponsor Changed to TURNER, JOHN
               H Added As A Co-sponsor BASSI
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor HAMOS
               H Added As A Co-sponsor HULTGREN
      99-02-26 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 PARKE
      99-03-09 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-12 H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor DART
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-15 H Added As A Co-sponsor MORROW
      99-03-16 S Arrive Senate
               S Chief Sponsor DILLARD
               S Placed Calndr First Rdg
                                           Referred to Sen Rules Comm
               S First reading
      99-03-25 S
                                           Assigned to Judiciary
      99-04-14 S Added as Chief Co-sponsor SULLIVAN
               S Added as Chief Co-sponsor RADOGNO
      99-04-15 S
                                           Recommended do pass 008-000-000
               S Placed Calndr, Second Rdg
      99-04-21 S Added As A Co-sponsor JONES, W
               S Second Reading
               S Placed Calndr,3rd Reading
      99-04-26 S Added as Chief Co-sponsor PARKER
               S Third Reading - Passed 057-000-000
               H Passed both Houses
      99-05-11 H Sent to the Governor
      99-06-04 H Governor approved
                    Effective Date 00-01-01
               Н
                    PUBLIC ACT 91-0013
HB-1202
            RUTHERFORD - HANNIG - SCHOENBERG - RYDER.
   20 ILCS 3505/7.56a
                                   from Ch. 48, par. 850.07z12a
   20 ILCS 3505/8
                                   from Ch. 48, par. 850.08
  Amends the Illinois Development Finance Authority Act. Increases the Authority's
Infrastructure Bond authorization to $2,000,000,000 (now $1,000,000,000) and in-
creases limits on certain other outstanding bonds to $5,400,000,000 (now
$4,400,000,000). Effective immediately.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      HB 1202 would have no direct impact on the level of State in-
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-11 H First reading
               H Added As A Joint Sponsor HANNIG
               H Added As A Joint Sponsor SCHOENBERG
               H Added As A Joint Sponsor RYDER
                                           Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Approp-Gen Srvc & Govt
                                              Ovrsght
      99-02-23 H
                                            State Debt Note Filed
               H
                                           Committee Approp-Gen Srvc & Govt
                                              Ovrsght
      99-02-26 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 112-000-001
      99-03-11 S Arrive Senate
               S Placed Calndr First Rdg
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S Chief Sponsor RAUSCHENBERGER

Referred to Sen Rules Comm

S First reading

99-04-20 S		Assigned to Executive
99-04-29 .S		Postponed
99-05-06 S		Postponed
S		Committee Executive
99-05-08 S		Refer to Rules/Rul 3-9(a)
99-11-18 S		Assigned to Executive
99-11 - 30 S		Recommended do pass 010-000-001
S	Placed Calndr, Second Rdg	_
99-12-01 S	Second Reading	
S	Placed Calndr,3rd Reading	
99-12-02 S		3/5 vote required
S	Third Reading - Passed 055-0	000-000
H	Passed both Houses	
99-12-08 H	Sent to the Governor	
00-01-26 H	Governor approved	
H	Effective Date 00-01-26	
H	PUBLIC ACT 91-0681	

HB-1203 HULTGREN.

35 ILCS 200/15-170 30 ILCS 805/8.23 new

Amends the Property Tax Code. Provides that the maximum amount of the senior citizens homestead exemption shall be \$5,000 in all counties (now \$2,500 in counties with 3,000,000 or more inhabitants and \$2,000 in all other counties). Amends the State Mandates Act to exempt these provisions from the reimbursement requirements. Effective immediately.

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

99-02-11 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-1204 HULTGREN.

99-02-17 H

70 ILCS 5/3.2

from Ch. 15 1/2, par. 68.3b

Referred to Hse Rules Comm

Accioned to Executive

Amends the Airport Authorities Act. Makes stylistic changes in the Section regarding appointments of commissioners. 99-02-11 H First reading

99-02-17	11	Assigned to Executive
99-02-25	Н	_ 01
		HEXC
	Η	Plcd Cal 2nd Rdg Stndrd Dbt
99-02-26	Η	Re-committed to Executive
99-03-05	H	Do Pass/Short Debate Cal 015-000-000
	Η	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	Η	Session Sine Die

HB-1205 MCCARTHY - MOORE, ANDREA - GRANBERG.

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

Amends the Illinois Income Tax Act. Allows the research and development credit to be taken by partners of partnerships and shareholders of Subchapter S corporations according to the income determination and distribution provisions of the federal Internal Revenue Code. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-11 H First reading
         H Added As A Joint Sponsor MOORE, ANDREA
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Revenue
99-02-22 H Joint Sponsor Changed to GRANBERG
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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1713 HB-1206

HB-1206 MCCARTHY.

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

Amends the Downstate Teacher Article of the Illinois Pension Code. Allows purchase of service credit for employment by a recognized private school. Requires payment of a contribution plus interest. Limits the amount of credit that may be purchased to 10 years or 40% of the applicant's creditable service at the time of application, whichever is less. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H First reading
99-02-17 H Assigned to Personnel & Pensions
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

HB-1207 SHARP – FOWLER – BOLAND – MCCARTHY – JONES, JOHN AND DAVIS, MONIQUE.

105 ILCS 5/21-27 new

Amends the School Code. Creates the Task Force on Paraprofessionals. Requires the Task Force to study and make recommendations on the licensure of paraprofessionals who work with children in the public schools of Illinois. Requires the Task Force to determine entry level standards, training and experience requirements for entering the career, guidelines for education and experience requirements for career advancement, structures outlining appropriate roles and responsibilities, and a mechanism to enhance job mobility within and between school districts. Requires the Task Force to report its recommendations to the Governor one year after the effective date of the amendatory Act. Repeals the Task Force provisions one year and a day after the effective date of the amendatory Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces the Task Force member representing the American Speech-Language-Hearing Association with a member representing the Illinois Speech-Language-Hearing Association.

FISCAL NOTE (State Board of Education)

Total one-year cost would be approximately \$38,200.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading

H Added As A Joint Sponsor FOWLER

H Referred to Hse Rules Comm 99-02-17 H Assigned to Elementary & Secondary

Education

99-02-22 H Added As A Co-sponsor SHARP

99-03-03 H Amendment No.01 ELEM SCND ED H Adopted

H Do Pass Amend/Short Debate 020-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-04 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-10 H Joint Sponsor Changed to BOLAND

H Primary Sponsor Changed To SHARP

H Joint Sponsor Changed to MCCARTHY

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-12 H Joint Sponsor Changed to JONES, JOHN

H Added As A Co-sponsor DAVIS, MONIQUE

H 3rd Rdg-Shrt Dbt-Pass/Vote 076-035-004

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-24 S Chief Sponsor LIGHTFORD

S First reading

Referred to Sen Rules Comm

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99-04-20 S
                                             Assigned to Education
      99-04-26 S Added as Chief Co-sponsor WATSON
      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
HB-1208
             STROGER - MCKEON - JONES, LOU - FLOWERS - HOWARD, DAV-
             IS, MONIQUE AND SHARP.
  115 ILCS 5/2
                                    from Ch. 48, par. 1702
  Amends the Illinois Educational Labor Relations Act to include a graduate student
employed by an institution of higher education in the definitions of "educational em-
ployee" and "employee". Effective immediately.
      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 (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)
      Does not meet the definition of a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-11 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Labor & Commerce
                                             Do Pass/Short Debate Cal 010-005-002
      99-02-26 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             Fiscal Note Requested PARKE
                                             St Mandate Fis Nte Req PARKE
                                             Balanced Budget Note Req PARKE
                Н
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H
                                             Balanced Budget Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Added As A Joint Sponsor MCKEON
                H Added As A Joint Sponsor JONES, LOU
                H Added As A Joint Sponsor FLOWERS
      99-03-11 H
                                             Fiscal Note Filed
                                             St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Added As A Co-sponsor DAVIS, MONIQUE
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 068-047-001
                H Joint Sponsor Changed to HOWARD
                H Added As A Co-sponsor SHARP
      99-03-19 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-14 S Chief Sponsor HALVORSON
                S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1209
             GIGLIO - MURPHY.
  725 ILCS 150/4
                                    from Ch. 56 1/2, par. 1674
  Amends the Drug Asset Forfeiture Procedure Act to make a technical change to the
Section concerned with notice.
      FISCAL NOTE, H-AM 1 (Department of Corrections)
       There will be minimal fiscal and population impact.
       CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
       Same as DOC fiscal note.
       99-02-11 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

HEXC

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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 GIGLIO
                       Amendment No.01
                                            GIGLIO
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                             Fiscal Note Filed as amnded
      99-03-23 H
                                             Corretnl Note Fld as amnd BY HOUSE
                                               AMEND #1
                       Amendment No.01
                                             GIGLIO
                       Rules refers to
                                              HJUB
               H Held 2nd Rdg-Short Debate
      99-03-25 H Added As A Joint Sponsor MURPHY
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             GASH.
HB-1210
  725 ILCS 150/13
                                    from Ch. 56 1/2, par. 1683
  Amends the Drug Asset Forfeiture Procedure Act. Makes a grammatical change in
the Section relating to construction of the Act.
                                             Referred to Hse Rules Comm
      99-02-11 H First reading
      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
                                             Re-Refer Rules/Rul 19(a)
      99-03-05 H
      01-01-09 H Session Sine Die
             GASH.
HB-1211
                                    from Ch. 38, par. 107-5
  725 ILCS 5/107-5
  Amends the Code of Criminal Procedure of 1963. Makes a grammatical change to
the Section relating to the method of arrest.
      99-02-11 H First reading
                                             Referred to Hse Rules Comm
                                             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
      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-1212
             GASH.
  730 ILCS 5/3-14-3
                                    from Ch. 38, par. 1003-14-3
  Amends the Unified Code of Corrections. Makes a grammatical change in the Sec-
tion relating to parole services.
       99-02-11 H First reading
                                             Referred to Hse Rules Comm
                                             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
       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-1213
             GASH.
   720 ILCS 5/16B-2.1
                                    from Ch. 38, par. 16B-2.1
   Amends the Criminal Code of 1961. Makes a grammatical change in the Section re-
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lating to the offense of criminal mutilation or vandalism of library materials.

Referred to Hse Rules Comm

99-02-11 H First reading

	99-02-17	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	C	Re-committed to Executive
	99-03-05	Η		Re-Refer Rules/Rul 19(a)
	01-01-09	Н	Session Sine Die	`,
12	14 G	AS	н.	

HB-1214

730 ILCS 5/3-12-10

from Ch. 38, par. 1003-12-10

Amends the Unified Code of Corrections. Makes a grammatical change in the Section relating to void contracts involving goods produced in a correctional employment program.

99-02-11	H 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
	H 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	H Session Sine Die	

HB-1215 GASH.

720 ILCS 5/24-1.5

Amends the Criminal Code of 1961. Makes a grammatical change in the Section relating to the offense of reckless discharge of a firearm. 99-02-11 H First reading Referred to Hse Rules Comm

JJ 02 11		1 Hot roughing	Referred to 1160 Railes Commi
99-02-17	Ή		Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	r ·
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	i '
99-03-16	Η	Second Reading-Short Debat	re
	Н	Held 2nd Rdg-Short Debate	
99-03-26	Η	Pld Cal 3rd Rdg-Shrt Dbt	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	099-012-003
99-04-14	S	Arrive Senate	
	S	Placed Calndr First Rdg	
00-02-29	S	Chief Sponsor CULLERTON	1
00-03-01	S	First reading	Referred to Sen Rules Comm
01-01-09	Н	Session Sine Die	

HB-1216 GASH.

720 ILCS 5/19-2

from Ch. 38, par. 19-2

Amends the Criminal Code of 1961. Makes a grammatical change in the Section that prohibits the possession of burglary tools.

	H First reading	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
	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-1217 WAIT - BOLAND - HOLBROOK AND GIGLIO.

720 ILCS 5/26-4

from Ch. 38, par. 26-4

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor to videotape, photograph, or film another person without that person's consent in that person's residence whether owned or rented.

HOUSE AMENDMENT NO. 1.

Provides that the camera must be concealed or hidden before a person may be liable for the offense of videotaping, photographing, or filming the other person in that other person's residence.

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NOTE(S) THAT MAY APPLY: Correctional
      99-02-11 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Judiciary II - Criminal Law
      99-02-17 H
      99-03-05 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 H
                       Amendment No.01
                                             WAIT
                       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 Added As A Joint Sponsor BOLAND
               H Added As A Joint Sponsor HOLBROOK
                       Amendment No.01
      99-03-23 H
                                             WAIT
               H Recommends be Adopted HRUL
                       Amendment No.01
                                             WAIT
                                                                      Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
               H Added As A Co-sponsor GIGLIO
      99-03-24 S Arrive Senate
               S Placed Calndr First Rdg
                S Chief Sponsor DONAHUE
                                             Referred to Sen Rules Comm
                S First reading
      01-01-09 H Session Sine Die
HB-1218
             WAIT.
   10 ILCS 5/4-6
                                    from Ch. 46, par. 4-6
   10 ILCS 5/5-5
                                    from Ch. 46, par. 5-5
   10 ILCS 5/6-29
                                    from Ch. 46, par. 6-29
   10 ILCS 5/6-50
                                    from Ch. 46, par. 6-50
   10 ILCS 5/12-4
                                    from Ch. 46, par. 12-4
   10 ILCS 5/12-5
                                    from Ch. 46, par. 12-5
   10 ILCS 5/16-6.1
                                    from Ch. 46, par. 16-6.1
   10 ILCS 5/24A-6
                                    from Ch. 46, par. 24A-6
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Amends the Election Code. Deletes the provisions that prohibit the registration of voters during the 35 days before an election if precinct registration is used. Permits judicial retention candidates to appear on the same ballot label pages as other candidates as long as the retention portion of the pages is green, separate, and distinct from the remainder of the page. Permits publication of the specimen ballot, notice of the election, and notice of the referenda as a single publication. Effective immediately.

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99-02-11 H First reading
                                       Referred to Hse Rules Comm
99-02-17 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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SLONE - COULSON - BOLAND - HOLBROOK - O'BRIEN, SHARP, HB-1219 FLOWERS, HOWARD, JONES, SHIRLEY, CURRY, JULIE, MOORE, ANDREA, KRAUSE, CROTTY AND MULLIGAN.

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20 ILCS 2310/55.91 new
235 ILCS 5/6-32 new
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Amends the Liquor Control Act of 1934 and the Civil Administrative Code of Illinois. Requires a retailer who sells any alcoholic beverages for consumption on the premises to post, in a conspicuous place in its ladies restroom, a sign which clearly reads: "Warning: Drinking alcoholic beverages during pregnancy can cause birth defects." Requires the Department of Revenue to make such warning signs available to retailers of alcoholic beverages. Permits the Department to charge a fee to cover printing, postage, and handling expenses. Imposes fines for violations. Provides that the the Department of Public Health shall enforce this provision.

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HOUSE AMENDMENT NO. 1.
   Deletes reference to:
   20 ILCS 2310/55.91 new
   Adds reference to:
   235 ILCS 5/3-12
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235 ILCS 5/6-24a

Deletes provisions amending the Civil Administrative Code of Illinois. Transfers enforcement and operation of the warning sign provisions to the State Liquor Control Commission. Provides that the requirement that all retail licensees must display birth defects warning signs shall apply only to retail licensees who sell alcoholic liquor for consumption off the retail license premises.

FISCAL NOTE, H-AM 1 (Department of Public Health) IDPH will not incur a cost related to this legislation, but IDPH would defer a position on the fiscal impact to the Liquor Control Commission, as they are the agency directly impacted. CORRECTIONAL NOTE, H-AM 1 (Department of Corrections) There would be no fiscal or prison population impact on DOC.

BALANCED BUDGET NOTE, H-AM 3 (Bureau of the Budget)

HOUSE AMENDMENT NO. 3.

H

Further amends the Liquor Control Act of 1934. Changes the text of the warning sign that a retailer who sells alcoholic beverages for consumption on the premises must post in every restroom to which females have access. Changes the penalty for failure to post a sign.

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Since this bill is not a supplemental appropriation bill, the
    Balanced Budget Note Act is inapplicable.
    CORRECTIONAL NOTE, H-AM 3 (Department of Corrections)
    There would be no fiscal or population impact on DOC.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-11 H First reading
             H Added As A Joint Sponsor COULSON
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Human Services
    99-03-03 H
                     Amendment No.01
                                          HUMAN SERVS H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 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
   99-03-19 H Added As A Joint Sponsor BOLAND
             H Added As A Joint Sponsor HOLBROOK
    99-03-22 H Rolld 2nd Rdg-Short Debate
             \mathbf{H}
                    Amendment No.02
                                          SLONE
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                                          St Mndt Fis Note Reg Amnd
                                          Corretnl Note Req as amnd BY HA #1 -
                                            BLACK
             H
                                          Home Rule Note Req as amend
             Н
                                          Judicial Note Riled as amnd
             Η
                    Amendment No.03
                                          SLONE
             Η
                    Amendment referred to HRUL
             Н
                                         Corretnl Note Fld as amnd BY HOUSE
                                            AMEND #1
                    Amendment No.03
                                         SLONE
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
   99-03-24 H
                    Amendment No.03
                                                                   Adopted
             Н
                                         Fiscal Note Reg as amended
                                            #3-TENHOUSE/BLACK
             Н
                                          St Mndt Fis Note Req Amnd
             H
                                         Bal Budget Note Req as amnd
             H
                                         Corretnl Note Req as amnd #3-TENHOUSE/
                                            BLACK
             Η
                                         Home Rule Note Reg as amend
             Н
                                         Hous Aford Note Reg as amnd
             H
                                         Judicial Note Riled as amnd
             H Held 2nd Rdg-Short Debate
   99-03-25 H
                                         Bal Budget Note Fld as amnd
                                         Corretnl Note Fld as amnd BY HOUSE
             Н
                                            AMEND #3
             H
                                         Fiscal Note Req -withdrawn
             Н
                                         St Mandate Fis Nte Req-wdrn
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Home Rule Note Req-wthdwn

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99-03-25-Cont.
                                            Hous Aford Note Req-Wthdwn
               Н
                                            Judicial Note Req-withdrawn
               H Added As A Joint Sponsor O'BRIEN
               H Added As A Co-sponsor SHARP
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor CURRY, JULIE
               H Added As A Co-sponsor MOORE, ANDREA
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor MULLIGAN
               H Pld Cal 3rd Rdg-Shrt Dbt
                                            Tabled Pursnt to Rule 40(a) HOUSE
                                              AMEND #2
               H 3rd Rdg-Shrt Dbt-Pass/Vote 089-024-000
      99-03-26 S Arrive Senate
                S Placed Calndr First Rdg
               S Chief Sponsor MADIGAN,L
      99-04-14 S First reading
                                            Referred to Sen Rules Comm
                S Added as Chief Co-sponsor MYERS,J
      01-01-09 H Session Sine Die
HB-1220
            SLONE.
  105 ILCS 5/7-2.6
                                   from Ch. 122, par. 7-2.6
  Amends the Boundary Change Article of the School Code to add a caption to a Sec-
tion concerning the Hearing Board and its proceedings.
      99-02-11 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
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1221
             SLONE.
  Appropriates $1 to the State Board of Education for educational programs. Effective
July 1, 1999.
      99-02-11 H First reading
                                            Referred to Hse Rules Comm ·
      99-02-17 H
                                            Assigned to Approp-Elementary & Secondary
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1222
             KENNER.
   20 ILCS 505/1.1
                                   from Ch. 23, par. 5001.1
  Amends the Children and Family Services Act. Adds a caption and makes a stylistic
change to the short title Section.
      99-02-11 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
             KENNER - FRANKS AND GILES.
HR-1223
  720 ILCS 5/12-35 new
  Amends the Criminal Code of 1961. Creates the offense of abuse or neglect of a child
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by a foster parent (Section heading only). FISCAL NOTE, H-AM 1 (Department of Corrections)

There will be no fiscal and population impact.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/12-35 new Adds reference to:

720 ILCS 5/12-4.3

from Ch. 38, par. 12-4.3

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961 relating to the offense of aggravated battery of a child. Changes the age of the child from under 13 years of age to under 18 years of age. Provides that aggravated battery of a child in which the offender has care of the child is a Class X felony with a minimum sentence of 10 years for a first offense and a minimum sentence of 20 years for a second or subsequent offense.

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99-02-11 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
                                      Do Pass/Short Debate Cal 015-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
                 Amendment No.01
99-03-10 H
                                      KENNER
                 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
                 Amendment No.01
                                      KENNER
         Η
                 Rules refers to
                                        HJUB
         H Held 2nd Rdg-Short Debate
99-03-19 H
                 Amendment No.01
                                      KENNER
         H Recommends be Adopted HJUB/010-000-000
                                      Fiscal Note Filed as amnded
         Η
         Η
                                      Corretnl Note Fld as amnd BY HOUSE
                                        AMEND #1
         H Held 2nd Rdg-Short Debate
99-03-23 H
                 Amendment No.01
                                      KENNER
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Joint Sponsor FRANKS
         H Added As A Co-sponsor GILES
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
S Placed Calndr First Rdg
99-04-22 S Chief Sponsor LIGHTFORD
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1224 HOLBROOK - OSMOND.

20 ILCS 2605/55a from Ch. 127, par. 55a

Amends the Civil Administrative Code of Illinois. Requires the Department of State Police to conduct criminal background investigations of prospective firefighters upon the request of the chief of a fire department. Allows the Department to charge a fee for conducting the investigation.

HOUSE AMENDMENT NO. 1.

Further amends the Civil Administrative Code of Illinois. Requires the Department of State Police to conduct background checks for volunteer fire departments (instead of fire departments).

FISCAL NOTE (Illinois State Police)

There would be no fiscal impact upon the III. State Police due

to the fact the bill provides for a fee to cover actual costs.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H	First reading	Referred to Hse Rules Comm
99-02-17 H	_	Assigned to Judiciary II - Criminal Law
99-02-26 H	Amendment No.01	JUD-CRIMINAL H Adopted
Н		Do Pass Amend/Short Debate 013-000-000
Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-08 H		Fiscal Note Filed
H	Cal Ord 2nd Rdg-Shrt Dbt	

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99-03-16 H Second Reading-Short Debate
              H Pld Cal 3rd Rdg-Shrt Dbt
     99-03-18 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
     99-04-14 S Chief Sponsor CLAYBORNE
     99-04-15 S First reading
                                        Referred to Sen Rules Comm
     99-04-20 S
                                        Assigned to State Government Operations
     99-04-29 S
                                        Recommended do pass 008-000-000
              S Placed Calndr, Second Rdg
     99-05-04 S Second Reading
              S Placed Calndr,3rd Reading
     99-05-06 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
              H Effective Date 00-01-01
              Η
                  PUBLIC ACT 91-0371
HB-1225
           HOLBROOK.
   40 ILCS 5/16-129.1
   40 ILCS 5/16-133
                                from Ch. 108 1/2, par. 16-133
   40 ILCS 5/16-133.2
                                from Ch. 108 1/2, par. 16-133.2
  Amends the Downstate Teacher Article of the Illinois Pension Code. Reduces the
contribution required for certain persons to receive the augmented 2.2% retirement an-
nuity 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.
     PENSION NOTE (Pension Laws Commission)
     Reducing the upgrade cost would increase TRS accrued liability
     by $8 to $12 million; increase in contributions would be very
     small. Extending the early retirement option would not increase
     accrued liabilities, but would cause annual State costs:
     FY2000
       FY2010
       NOTE(S) THAT MAY APPLY: Fiscal; Pension
     99-02-11 H First reading
                                        Referred to Hse Rules Comm
     99-02-17 H
                                        Assigned to Personnel & Pensions
     99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt
              Η
                                        Re-Refer Rules/Rul 19(a)
     99-03-15 H
                                        Pension Note Filed
                                        Committee Rules
              H
     01-01-09 H Session Sine Die
HB-1226
           KENNER.
  705 ILCS 405/5-115
  Amends the Juvenile Court Act of 1987. Makes a grammatical change in the rights of
victims Section of the Delinquent Minors Article of the Act.
     99-02-11 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 Pled Cal 2nd Rdg Stndrd Dbt
     99-02-26 H
                                        Re-committed to Executive
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Re-Refer Rules/Rul 19(a)

99-03-05 H

01-01-09 H Session Sine Die

HB-1227 **1722**

HB-1227 KENNER.

225 ILCS 10/8.2 from Ch. 23, par. 2218.2

Amends the Child Care Act of 1969. Provides a caption to the Section concerning conditional licenses.

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99-02-11 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
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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-1228 MCCARTHY - CROTTY.

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105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1 410 ILCS 315/2
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Amends the School Code and the Communicable Disease Prevention Act. Authorizes parents or legal guardians of school children to also object to health exams or immunizations based on grounds of a conscientiously held belief. Requires a parent or guardian to submit to the school principal, at least 45 days before the start of the school term, a signed, notarized statement of objection detailing the nature of the conscientiously held belief. Creates a 12-member Immunization Task Force to be composed of legislators, parents or guardians of children required to be immunized, and persons appointed by the Director of Public Health. Requires the Task Force to review the process by which the Department establishes immunization requirements and requires the Task Force to report its findings and recommendations to the Department of Public Health and the General Assembly by February 1, 2000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
H Added As A Joint Sponsor CROTTY
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01-01-09 H Session Sine Die

HB-1229 MCCARTHY.

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, Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17 H	Assigned to Executive
99-02-25 H	Fiscal Note Requested POE
Н	St Mandate Fis Nte Req POE
Н	Home Rule Note Requested POE
Н	Balanced Budget Note Req POE
· H '	Judicial Note RequestePOE
Н	Motion Do Pass-Lost 007-007-001 HEXC
Н	Remains in CommiExecutive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1230 SCOTT.

New Act

Creates the Executive Branch Appointees Act. Provides that if the term of an executive branch appointee expires before a successor is appointed and qualifies, then the current appointee holds the office until a successor is appointed and qualifies. Defines executive branch appointee. Effective immediately.

FISCAL NOTÊ (Office of the Governor)

There will be no fiscal impact on the Governor's Office.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Constitutional Officers
99-03-02 H Fiscal Note Filed

H Committee Constitutional Officers

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99-03-03 H Do Pass/Stndrd Dbt/Vote 006-005-000 HCOF
H Plcd Cal 2nd Rdg Stndrd Dbt
St Mandate Fis Nte Req BEAUBIEN
H Cal 2nd Rdg Stndrd Dbt
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
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1231 KENNER - HOLBROOK.

20 ILCS 505/1

from Ch. 23, par. 5001

Amends the Children and Family Services Act. Adds a caption to the purpose provision.

99-02-11 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)
99-03-25 H Added As A Joint Sponsor HOLBROOK
01-01-09 H Session Sine Die

HB-1232 HAMOS – LYONS,EILEEN – LYONS,JOSEPH – LINDNER – HOWARD, FLOWERS, LOPEZ, FEIGENHOLTZ, GASH, MCKEON, SILVA, DELGADO, ERWIN, BRADLEY, CROTTY AND MCCARTHY.

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 the federal poverty level, at which point cash assistance to the family may be terminated.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts language similar to the bill as introduced, but provides that the child support referred to is current monthly support and provides that the point at which assistance may be terminated is when the family's gross income from employment, non-exempt unearned income, and the gross current monthly child support collected on the family's behalf equals or exceeds 3 times the payment level for the assistance unit rather than when the family's non-exempt income and the child support passed through equal the federal poverty level.

FISCAL NOTE, H-AM 1 (Department of Public Aid) This legislation would cost the Dept. \$19 million GRF.

HOUSE AMENDMENT NO. 3.

Provides that the child support pass-through provisions apply to families who have earned income.

FISCAL NOTE, H-AM 3 (Department of Human Services)

HB1232, as amended, would cost DHS \$6 million.

SENATE AMENDMENT NO. 1.

Labels the provisions as the Child Support Pays Program. Provides that the Department of Human Services shall conduct an evaluation of the Child Support Pays Program by December 31, 2003 which shall include but not be limited to: (i) the amount of child support collections on behalf of children of TANF recipients who have earned income compared with TANF recipients who do not have earned income; (ii) the regularity of child support payments made on behalf of children of TANF recipients who have earned income; and (iii) the number of parentage establishments for children of TANF recipients who have earned income. Provides that the Department shall conduct an outreach program to publicize the availability of the Program to TANF recipients.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
            H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor LYONS, JOSEPH
            H Added As A Joint Sponsor LINDNER
            H Added As A Joint Sponsor HOWARD
            H Added As A Co-sponsor FLOWERS
                                        Referred to Hse Rules Comm
   99-02-17 H
                                         Assigned to Child Support Enforcement
   99-02-22 H Added As A Co-sponsor LOPEZ
   99-02-26 H
                    Amendment No.01
                                        CHILD SUP ENF H
                                                                 Adopted
            Н
                                         Do Pass Amend/Short Debate 010-001-002
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-02 H
                                        Fiscal Note Reg as amended BLACK
                                        St Mndt Fis Note Req Amnd
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-05 H Added As A Co-sponsor FEIGENHOLTZ
             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
                    Amendment No.02
                                        HAMOS
            Η
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                    Amendment No.03
                                         HAMOS
             H
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
             H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor SILVA
    99-03-22 H
                                         Fiscal Note Filed as amnded
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.02
                                        HAMOS
             H Recommends be Adopted HRUL
             Н
                    Amendment No.03
                                         HAMOS
             H Recommends be Adopted HRUL
                    Amendment No.02
             Н
                                        HAMOS
                                                                 Withdrawn
             Η
                    Amendment No.03
                                         HAMOS
                                                                 Adopted
             H
                                         Fiscal Note Req as amended BY HA #3 -
                                           BLACK
             Н
                                         Fiscal Note Filed as amnded
            H Held 2nd Rdg-Short Debate
            H
                                         St Mandate Fis Nte Req-wdrn
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-010-000
             H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor BRADLEY
             S Arrive Senate
             S Placed Calndr First Rdg
   99-03-31 S Chief Sponsor OBAMA
   99-04-14 S First reading
                                        Referred to Sen Rules Comm
   99-04-22 S
                                         Assigned to Public Health & Welfare
   99-04-26 S Added as Chief Co-sponsor LIGHTFORD
   99-04-27 S Added as Chief Co-sponsor SULLIVAN
   99-05-04 S
                                        Recommended do pass 008-001-001
             S Placed Calndr, Second Rdg
             S Added as Chief Co-sponsor MOLARO
             S Added As A Co-sponsor SHAW
    99-05-05 S Added as Chief Co-sponsor REA
             S Added As A Co-sponsor SMITH
             S Added As A Co-sponsor MUNOZ
    99-05-07 S Second Reading
             S Placed Calndr, 3rd Reading
             S Filed with Secretary
             S
                    Amendment No.01
                                        OBAMA
                    Amendment referred to SRUL
   99-05-12
             S
                    Amendment No.01
                                        OBAMA
                    Rules refers to
                                          SPBH
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99-05-12-Cont.
         S
                 Amendment No.01
                                      OBAMA
                                      Be adopted
         S Recalled to Second Reading
                Amendment No.01
                                      OBAMA
                                                               Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Added As A Co-sponsor BERMAN
         S Third Reading - Passed 034-006-018
         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
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/103-013-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-13 H Governor vetoed
         H Placed Calendar Total Veto
99-10-06 H Mtn filed overrde Gov veto #1/HAMOS
         H Placed Calendar Total Veto
99-11-17 H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor MCCARTHY
                                      3/5 vote required
         H Override Gov veto-Hse pass 102-015-000
99-11-18 S Placed Calendar Total Veto
         S Added As A Co-sponsor GEO-KARIS
99-11-30 S Mtn filed overrde Gov veto OBAMA
         S
                                      3/5 vote required
         S
                                      Verified
         S Override Gov veto-Sen lost 035-007-014
99-12-02 H Total Veto Stands.
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HB-1233 HAMOS – LYONS,EILEEN – LYONS,JOSEPH – LINDNER – HOWARD, FLOWERS, LOPEZ, O'BRIEN, GASH, FEIGENHOLTZ, SILVA AND ERWIN.

305 ILCS 5/10-26 new

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall distribute the child support payments collected in accordance with the priorities and time frames established by Title IV-D of the federal Social Security Act and implementing regulations. Provides that, if the Department is late in payment to a custodial parent of the child support collected, the State shall pay an interest amount of 2% of any late amount for each month or fraction thereof until payment is made. Provides that the Department of Human Services shall disregard any interest paid pursuant to these provisions in determining eligibility for and the amount of assistance under this Code.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Fails to meet the definition of a State mandate.
    FISCAL NOTE (Department of Public Aid)
    Fiscal impact could exceed $6 million.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-11 H First reading
             H Added As A Joint Sponsor LYONS, EILEEN
             H Added As A Joint Sponsor LYONS, JOSEPH
             H Added As A Joint Sponsor LINDNER
             H Added As A Joint Sponsor HOWARD
             H Added As A Co-sponsor FLOWERS
                                          Referred to Hse Rules Comm
    99-02-17 H
                                          Assigned to Child Support Enforcement
    99-02-22 H Added As A Co-sponsor LOPEZ
    99-02-26 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-02 H
                                          Fiscal Note Requested BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-05 H Added As A Co-sponsor O'BRIEN
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H Added As A Co-sponsor GASH H Added As A Co-sponsor FEIGENHOLTZ

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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
99-03-18 H Added As A Co-sponsor SILVA
99-03-19 H Added As A Co-sponsor ERWIN
99-03-25 H
                Amendment No.01
                                     HAMOS
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
                                     Fiscal 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
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HB-1234 LANG – LEITCH – HOFFMAN – TURNER,ART – TURNER,JOHN, KENNER, COWLISHAW AND MCKEON.

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815 ILCS 720/1.1 from Ch. 43, par. 301.1
815 ILCS 720/2 from Ch. 43, par. 302
815 ILCS 720/5 from Ch. 43, par. 305
815 ILCS 720/9 from Ch. 43, par. 309
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Amends the Beer Industry Fair Dealing Act. Changes the definition of "agreement" to include operating standards and amendments to a contract, agreement, arrangement, or operating standards which amendments substantially change an existing contract, agreement, arrangement, or operating standards. Provides that the Act is incorporated into every agreement between brewers and wholesalers. Prohibits brewers from engaging in certain conduct. Provides that a violation of the Act shall be presumed to result in irreparable harm to the affected party and the affected party shall be presumed to have no adequate remedy at law. Provides that proof of irreparable harm or the inadequacy of a remedy at law shall not be required to establish a right to injunctive relief against a violation of the Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Beer Industry Fair Dealing Act. Provides that, although an affected party does not need to prove irreparable harm or the inadequacy of a remedy at law in the case of a termination or cancellation of an agreement by a brewer or wholesaler in violation of the Act to establish a right to injunctive relief, the affected party still must establish other standards as required by law to obtain injunctive relief.

FISCAL NOTE (Illinois Liquor Control Commission)

There will be no fiscal impact.

SENATE AMENDMENT NO. 1.

Further amends the Beer Industry Fair Dealing Act. Makes changes concerning which party bears the burden of proof in a legal action concerning a cancellation, termination, or failure to renew. Removes provision that a termination or cancellation of an agreement by a brewer or wholesaler in violation of the Act shall be presumed to result in irreparable harm to the affected party.

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99-02-11 H First reading
         H Added As A Joint Sponsor LEITCH
         H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor TURNER, ART
         H Added As A Joint Sponsor TURNER, JOHN
         Н
                                     Referred to Hse Rules Comm
99-02-17 H
                                     Assigned to Executive
99-03-04 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 010-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-08 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
99-03-10 H Added As A Co-sponsor KENNER
99-03-12 H Added As A Co-sponsor COWLISHAW
99-03-15 H Added As A Co-sponsor MCKEON
99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 088-021-006
99-03-25 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
         S Added as Chief Co-sponsor O'MALLEY
         S First reading
                                     Referred to Sen Rules Comm
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99-04-28	S		Assigned to Commerce & Industry
99-05-07		Amendment No.01	COMM & INDUS S Adopted
	S		Recmnded do pass as amend 008-000-000
00.05.10		Placed Calndr, Second Rdg	
99-05-12		Second Reading	
00.05.13		Placed Calndr,3rd Reading Third Reading - Passed 058-0	
99-03-13		Arrive House	
		Place Cal Order Concurrence	01
99-05-17		Motion Filed Concur	
	Н	Motion referred to	HRUL
•		Calendar Order of Concurren	
99-05-19		Be apprvd for consideratn 01	
		H Concurs in S Amend 01/11 Passed both Houses	2-002-002
99-05-26		Sent to the Governor	
		Governor approved	
,, <u>-</u>	H	Effective Date 99-07-22	
	Н	PUBLIC ACT 91-0247	•
HB-1235 H	ΑM	ios,	
New Act			
	οb	Training and Workforce D	evelopment Act with the short title as the
only provision.			F-ment and man and more time and and
	Н	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
	**	Discount for the control of the cont	HEXC
00.02.26		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26 99-03-05			Re-committed to Executive Do Pass/Short Debate Cal 015-000-000
99-03-03		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat	
		Held 2nd Rdg-Short Debate	
99-03-26	Н	-	Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	i,
HB-1236 M	OR	ROW.	
605 ILCS 5/2-	101	from Ch.	121, par. 2-101
Amends the	Illi	nois Highway Code to pro	ovide a caption for the Section concerned
with the State h			•
99-02-11			
	11	That leading	Referred to Hse Rules Comm
99-02-17	Н	Thistreading	Assigned to Executive
99-02-17 99-02-25	Н	This reading	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000
	H H	-	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
99-02-25	Н Н	Plcd Cal 2nd Rdg Stndrd Dbt	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC
99-02-25 99-02-26	H H H	-	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive
99-02-25	H H H H	-	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000
99-02-25 99-02-26	H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000
99-02-25 99-02-26 99-03-05	H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H H H H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01 Rules refers to	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL
99-02-25 99-02-26 99-03-05 99-03-10	H H H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW
99-02-25 99-02-26 99-03-05 99-03-10 99-03-23	H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Placed Cal 2nd Rdg-Shrt Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01 Rules refers to Held 2nd Rdg-Short Debate	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW HAPP MORROW
99-02-25 99-02-26 99-03-05 99-03-10 99-03-23	H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01 Rules refers to Held 2nd Rdg-Short Debate Amendment No.01 Recommends be Adopted HAHeld 2nd Rdg-Short Debate	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW HAPP MORROW APP/012-000-000
99-02-25 99-02-26 99-03-05 99-03-10 99-03-23	H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01 Rules refers to Held 2nd Rdg-Short Debate Amendment No.01 Recommends be Adopted HA	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW HAPP MORROW APP/012-000-000 MORROW MORROW APP/012-000-000
99-02-25 99-02-26 99-03-05 99-03-10 99-03-23 99-03-24 99-03-26	H H H H H H H H H H	Plcd Cal 2nd Rdg Stndrd Dbt Amendment No.01 Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate Amendment No.01 Rules refers to Held 2nd Rdg-Short Debate Amendment No.01 Recommends be Adopted HAHeld 2nd Rdg-Short Debate	Assigned to Executive Do Pass/Stndrd Dbt/Vote 008-007-000 HEXC Re-committed to Executive Do Pass/Short Debate Cal 015-000-000 MORROW HRUL e MORROW HAPP MORROW APP/012-000-000

1728 HB-1237

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HB-1237
          HANNIG.
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625 ILCS 5/15-110

from Ch. 95 1/2, par. 15-110

Amends the Illinois Vehicle Code to make a technical change to a Section dealing with towing a vehicle.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 625 ILCS 5/15-110 Adds reference to: 625 ILCS 5/12-821 new

Deletes everything, Amends the Illinois Vehicle Code to require that a motor vehicle for hire that regularly provides transportation of students to or from a public or private school shall meet or exceed all safety requirements of this Code and all applicable federal safety regulations. Provides that this includes a motor vehicle of a municipality or a common carrier authorized to conduct local or interurban transportation of passengers on a regularly scheduled route for a fare if the motor vehicle is engaged in the transportation of students to or from a public or private school. Provides that it is the duty of the school district to ensure that these safety requirements are met.

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99-02-11 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
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                 Amendment No.01
                                      HANNIG
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                 Amendment No.01
                                     HANNIG
99-03-23 H
                 Rules refers to
         Н
                                       HTRN
         H Held 2nd Rdg-Short Debate
                 Amendment No.01
99-03-24 H
                                      HANNIG
         H Recommends be Adopted HTRN/027-000-000
                 Amendment No.01
                                     HANNIG
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      CURRIE.
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HB-1238

20 ILCS 620/1

from Ch. 67 1/2, par. 1001

Amends the Economic Development Area Tax Increment Allocation Act. Makes a stylistic change in the short title Section.

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99-02-11 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-1239 HANNIG.

625 ILCS 5/6-303

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

Amends the Illinois Vehicle Code to make a stylistic change to the Section concerned with a person driving while his or her driver's license is suspended or revoked.

•	, p	erson en ing comis mo or mer	
	99-02-11	H 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
		H Plcd Cai 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

1729 HB-1239—Cont.

```
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-1240 CURRIE.

310 ILCS 65/1 from Ch. 67 1/2, par. 1251

Amends the Illinois Affordable Housing Act. Makes a stylistic change to provisions regarding citation of the Act.

99-02-11	H 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
	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-1241 HANNIG.

605 ILCS 5/1-101 fr

99-02-11 H First reading

from Ch. 121, par. 1-101

Referred to Hse Rules Comm

Amends the Illinois Highway Code to provide a caption to the Section that provides a short title.

99-02-17	Η		Assigned to Executive
99-02-25	Η		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	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
	Н	Held 2nd Rdg-Short Debate	
99-03-26	Н		Re-Refer Rules/Rul 19(a)

HB-1242 MCGUIRE – BOLAND AND O'BRIEN.

01-01-09 H Session Sine Die

New Act

Creates the Long-Term Care Planning Strategy Act. Establishes a long-term care planning committee composed of individuals who are knowledgeable and employed in the areas of long-term care, geriatric care, community services for the elderly, long-term care facility inspection, or quality of care assurance to develop strategies to maximize independence of the older adult population and achieve a broad awareness and use of low-cost home care and other residential alternatives to nursing homes. Establishes Seniors' Agenda for Independent Living projects in at least 4 counties to build a community-based approach and commitment to delivering long-term care services for elderly persons in their homes.

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FISCAL NOTE (Department on Aging)
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Estimated fiscal impact for professional staff and administra-

tion is \$137,600. Service program costs are unknown.

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NOTE(S) THAT MAY APPLY: Fiscal
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Referred to Hse Rules Comm
99-02-11 H First reading
99-02-17 H
                                      Assigned to Aging
99-02-18 H Added As A Joint Sponsor BOLAND
99-03-04 H
                                      Do Pass/Short Debate Cal 018-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 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 Added As A Co-sponsor O'BRIEN
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-1243 1730

HB-1243 FEIGENHOLTZ.

Appropriates \$2,800,000 to the Department of Public Aid for adult optometric and ophthalmologic services. Effective July 1, 1999.

99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 H Assigned to Appropriations-Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1244 TURNER, JOHN – LEITCH.

735 ILCS 5/8-2001 from Ch. 110, par. 8-2001 735 ILCS 5/8-2003 from Ch. 110, par. 8-2003

Amends provisions of the Code of Civil Procedure concerning the inspection of hospital and medical records. Provides that the charges imposed by a hospital or physician for copying records may not exceed a \$15 handling charge plus 20 cents per page.

HOUSE AMENDMENT NO. 1.

Adds reference to:

735 ILCS 5/Art. 8, Part 20 heading

735 ILCS 5/8-2005 new

Deletes everything. Reinserts similar language with these changes: increases the maximum handling charge to \$20; increases the maximum charge per page to 25 cents (and 50 cents per copy of microfiche or microfilm); provides that the handling charge shall include the first 10 pages or copies; provides that reasonable charges may be imposed for duplication of materials that cannot routinely be copied by conventional methods; and applies the same maximum charges to records of attorneys.

99-02-11 H First reading

Referred to Hse Rules Comm

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99-02-17 H
                                     Assigned to Judiciary I - Civil Law
99-02-25 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
99-03-23 H
                Amendment No.01
                                     TURNER, JOHN
                Amendment referred to HRUL
         Н
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     TURNER.JOHN
                                                              Adopted
         Η
                                     Fiscal Note Req as amended RYDER
         Η
                                     St Mndt Fis Note Req Amnd
         Η
                                     Mtn Fisc Nte not Applicable TURNER, JOHN
         Η
                                     Motion Prevailed
         Η
                                     102-006-000
                                     Floor motion STATE MANDATE NOTE
         Η
         Η
                                     ACT IS INAPLICABLE
         Η
                                     -LANG
         Η
                                     Motion Prevailed
         H
                                     086-022-003
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 089-026-000
99-03-25 H Added As A Joint Sponsor LEITCH
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1245 FEIGENHOLTZ – FRITCHEY, ERWIN, RONEN AND LOPEZ.

30 ILCS 105/5.490 new 30 ILCS 105/6z-43 new

Amends the State Finance Act. Creates the Tobacco Settlement Recovery Fund which shall consist of all monies paid to the State pursuant to (1) the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al. and (2) any settlement with or judgment against any tobacco product manufacturer other than one participating in the Master Settlement Agreement in satisfaction of any released claim, as well as any other monies as provided by law. Provides that at least 50% of all monies deposited into the Fund shall be appropriated for new or enhanced

public health initiatives, or for the continuation of any such initiatives. Provides for the creation of the Tobacco Recovery Advisory Commission to advise on the use and allocation of monies deposited into the Fund. Provides that the Commission shall report to the Governor and the General Assembly not later than January 1 of each calendar year. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that the amount of monies paid to the State and deposited into the Tobacco Settlement Recovery Fund shall be adjusted for amounts related to claims by local political subdivisions, as well as other required adjustments, as provided in the Master Settlement Agreement.

```
FISCAL NOTE (Attorney General)
There will be no fiscal impact.
99-02-11 H First reading
         H Added As A Joint Sponsor FRITCHEY
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Tobacco Settlement Proceeds
                                        Distr
99-03-04 H
                 Amendment No.01
                                      TOBACCO
                                                               Withdrawn
                                                    Н
                 Amendment No.02
                                      TOBACCO
                                                    Η
                                                               Adopted
         Н
                                      Mtn Lost - Table Amend No 02/012-013-000
         Η
                                      Motion Lost Reconsider Vote
         H
                                        02-012-016-000
                                      Do Pass Amend/Short Debate 021-006-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-08 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
99-03-19 H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor RONEN
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
00-02-01 H Added As A Co-sponsor LOPEZ
01-01-09 H Session Sine Die
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HB-1246 FEIGENHOLTZ - LOPEZ.

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305 ILCS 5/9A-4
305 ILCS 5/9A-4.5 new from Ch. 23, par. 9A-4
```

Amends the Article of the Illinois Public Aid Code containing the education, training, and employment component for the Temporary Assistance for Needy Families (TANF) program. Adds the following persons as exempt from the TANF work requirement: (1) a person who is ill, incapacitated, or deemed to be disabled; (2) a child who is under 16 years of age or under the age of 19 and attending a secondary, vocational, or technical school full-time; (3) a person whose presence in the home is required because of the illness or incapacity of another member of the household; and (4) certain late-term pregnant women. Provides that the Department shall make a determination, based on medical documentation or a referral to a physician, as to whether an applicant for or recipient of benefits is exempt from participating in the work program due to disability, is work-limited, or is required to participate in the work component. Provides for the right to appeal the Department's determination and for sanctions for an applicant or recipient's intentional misrepresentation of his or her condition. Effective immediately.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 305 ILCS 5/9A-4.5

Deletes everything. Amends the Article of the Illinois Public Aid Code containing the education, training, and employment component for the Temporary Assistance for Needy Families (TANF) program. Adds the following persons as exempt from the TANF work requirement: (1) a person who is ill or incapacitated; (2) a child who is under 16 years of age or under the age of 19 and attending a secondary, vocational, or technical school full-time; (3) a person whose presence in the home is required because of the illness or incapacity of another member of the household; and (4) certain late-term pregnant women. Effective immediately.

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FISCAL NOTE, H-AM 1 (Department of Human Services)
   No fiscal impact is noted at this time, but may occur in the
   STATE MANDATES NOTE, H-AM 1
   (Department of Commerce and Community Affairs)
   Does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
                                          Referred to Hse Rules Comm
   99-02-17 H
                                          Assigned to Human Services
   99-02-18 H Added As A Joint Sponsor LOPEZ
   99-03-03 H
                     Amendment No.01
                                          HUMAN SERVS H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H
                                          Fiscal Note Reg as amended BLACK
                                          St Mndt Fis Note Req Amnd
             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
                                          Fiscal Note Filed as amnded
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                                          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
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HB-1247 KRAUSE – CURRIE – COULSON – SCHOENBERG – GASH, FEIGEN-HOLTZ, DAVIS,MONIQUE, MULLIGAN AND ERWIN.

20 ILCS 605/46.19k new

Amends the Civil Administrative Code of Illinois. Provides that, from amounts appropriated for such purpose, the Department of Commerce and Community Affairs, in consultation with the Department of Human Services, shall solicit proposals to establish programs to be known as family loan programs which shall provide small, no-interest loans to custodial parents with income below 200% of the federal poverty level and who are working or enrolled in a post-secondary education program, to aid in covering the costs of unexpected expenses that could interfere with their ability to maintain employment or continue education. Provides that the Director of Commerce and Community Affairs shall enter into written agreements with no more than 4 not-for-profit organizations or local government agencies which meet certain criteria to administer loan pools, one of which shall be located in the city of Chicago.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
            H Added As A Joint Sponsor CURRIE
            Η
                                         Referred to Hse Rules Comm
   99-02-17 H
                                         Assigned to Human Services
   99-02-25 H
                                         Do Pass/Short Debate Cai 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor COULSON
   99-03-04 H Joint Sponsor Changed to COULSON
             H Joint Sponsor Changed to SCHOENBERG
            H Joint Sponsor Changed to 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
            H Added As A Co-sponsor DAVIS, MONIQUE
    99-03-18 H Added As A Co-sponsor MULLIGAN
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
            H Added As A Co-sponsor ERWIN
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-13 S Chief Sponsor PARKER
    99-04-14 S First reading
                                         Referred to Sen Rules Comm
   99-04-19 S Sponsor Removed PARKER
             S Alt Chief Sponsor Changed SULLIVAN
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S Added as Chief Co-sponsor PARKER

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99-04-22 S
                                     Assigned to State Government Operations
99-04-26 S Added as Chief Co-sponsor MADIGAN,L
99-04-29 S
                                     Recommended do pass 008-000-000
        S Placed Calndr, Second Rdg
         S Added As A Co-sponsor LIGHTFORD
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Added As A Co-sponsor VIVERITO
         S Added as Chief Co-sponsor MOLARO
         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 00-01-01
        Н
             PUBLIC ACT 91-0372
         Η
```

HB-1248 CURRIE – GRANBERG – SILVA – SHARP, HANNIG, FRITCHEY, MC-GUIRE, MCKEON AND NOVAK.

215 ILCS 106/20 215 ILCS 106/35 305 ILCS 5/12-4.20

from Ch. 23, par. 12-4.20

Amends the Children's Health Insurance Program Act. Increases the maximum income level for eligibility to 200% of the federal poverty level. Authorizes funding from sources other than federal funds and General Revenue Fund appropriations. Amends the Illinois Public Aid Code to require the Department of Public Aid to appoint an advisory committee to evaluate the administration of the Children's Health Insurance Program Act. Requires the advisory committee to make its recommendations and report to the Governor and General Assembly by January 1, 2001 and each January 1 thereafter. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Department of Public Aid)

Estimated annual impact is \$16 million.

HOUSE AMENDMENT NO. 1.

Adds reference to:

215 ILCS 106/10

215 ILCS 106/22 new

Provides that, in addition to being eligible for the Program as a result of a waiver of federal requirements, a person may be eligible under federal requirements for federal financial participation. Provides that, subject to appropriation, the Department of Public Aid shall include coverage for the adult caretakers of the children eligible under this Act, to the extent federal financial participation is available under federal law or waivers of federal law.

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FISCAL NOTE, H-AM 1 (Department of Public Aid)
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Total cost is estimated at \$53 million.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 H Assigned to Children & Youth 99-02-22 H Added As A Joint Sponsor GRANBERG 99-02-24 H Joint Sponsor Changed to RONEN 99-02-25 H Do Pass/Short Debate Cal 008-001-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-04 H Fiscal Note Requested BLACK St Mandate Fis Nte Reg BLACK H Cal Ord 2nd Rdg-Shrt Dbt 99-03-09 H St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shrt Dbt

99-03-10 H Added As A Co-sponsor HANNIG

99-03-16 H Second Reading-Short Debate

II Hold 2nd Ddn Chant Dabata

H Held 2nd Rdg-Short Debate

99-03-17 H Fiscal Note Filed

H Held 2nd Rdg-Short Debate

H Joint Sponsor Changed to SILVA

H Added As A Co-sponsor FRITCHEY

```
99-03-18 H Added As A Co-sponsor MCGUIRE
        Η
                Amendment No.01
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                    CURRIE
                Rules refers to
                                      HCHY
        H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Joint Sponsor SHARP
        H Added As A Co-sponsor MCKEON
                Amendment No.01
                                    CURRIE
        Н
        H Recommends be Adopted HCHY/008-000-000
                                    Fiscal Note Req as amended BY HA
                                      #1-TENHOUSE
        Η
                Amendment No.01
                                    CURRIE
                                                            Adopted
                                    Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
         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-1249 KRAUSE - CURRIE - FEIGENHOLTZ - GASH.

305 ILCS 5/4-12.5 new 305 ILCS 5/4-12.6 new

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Creates the safety net assistance program. Provides that the program shall provide cash and non-cash assistance to persons whose eligibility for assistance under the Temporary Assistance for Needy Families program has expired or who are ineligible for other assistance for a number of other reasons. Provides for a 2 year lifetime grant of cash assistance and extended non-cash assistance for those eligible for the program. Provides that recipients may work and retain safety net assistance if the Department determines that the employment may eventually eliminate the person from the assistance rolls.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-11 H First reading
             H Added As A Joint Sponsor CURRIE
                                          Referred to Hse Rules Comm
            · H
   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
   99-03-04 H Joint Sponsor Changed to FEIGENHOLTZ
             H Joint Sponsor Changed to 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
          GIGLIO.
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HB-1250

70 ILCS 3205/1

from Ch. 85, par. 6001

Amends the Illinois Sports Facilities Authority Act concerning the short title. Makes technical changes.

99-02-11	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	Pled Cal 2nd Rdg Stndrd Dbt	· · · · · · · · · · · · · · · · · · ·
99-02-26	Η		Re-committed to Executive
99-03-05	Η		Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	

GIGLIO. HB-1251

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the "quick-take" provisions of the Code of Civil Procedure by making a stylistic change.

99-02-11 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
                                          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
            HOFFMAN - MAUTINO - HOLBROOK AND BLACK.
HB-1252
  215 ILCS 152/10
  Amends the Service Contract Act. Provides that a service contract provider who sells
or leases automobiles (instead of motor vehicles) is subject to the Act in its entirety.
  HOUSE AMENDMENT NO. 1.
  Amends the Service Contract Act to exclude a person who sells or leases motorcy-
cles from the provision that a person who sells or leases motor vehicles is subject to the
Act in its entirety.
      99-02-11 H First reading
               H Added As A Joint Sponsor MAUTINO
                                          Referred to Hse Rules Comm
      99-02-17 H Added As A Co-sponsor BLACK
                                          Assigned to Judiciary I - Civil Law
      99-02-22 H Joint Sponsor Changed to HOLBROOK
                      Amendment No.01
      99-02-25 H
                                          JUD-CIVIL LAW H
                                                                 Adopted
                                          Do Pass Amend/Short Debate 008-000-000
               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
      99-03-17 S Chief Sponsor WALSH,T
               S First reading
                                          Referred to Sen Rules Comm
      99-04-20 S
                                          Assigned to Transportation
      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
      99-05-14 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 00-01-01
                   PUBLIC ACT 91-0430
HB-1253
            SMITH.MICHAEL.
   40 ILCS 5/15-136
                                  from Ch. 108 1/2, par. 15-136
   40 ILCS 5/15-136.3
                                  from Ch. 108 1/2, par. 15-145
   40 ILCS 5/15-145
   Amends the State Universities Article of the Illinois Pension Code to provide for a
one-time increase in certain retirement and survivor's annuities. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
        Increase in accrued liability ......$69.8 million
        Increase in annual contributions ...... FY2005 (0.04%) $ 1.4 million
        Increase in annual contributions ...... FY2020 (0.07%) $ 5.2 million
        Increase in annual contributions ...... FY2030 (0.07%) $ 8.8 million
        Increase in annual contributions ...... FY2040 (0.07%) $15.0 million
        Increase in annual contributions ...... FY2045 (0.07%) $19.6 million
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      99-02-11 H First reading
                                          Referred to Hse Rules Comm
      99-02-17 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

1736 HB-1254

HB-1254 SMITH, MICHAEL.

40 ILCS 5/15-140.1 new

Amends the State Universities Article of the Illinois Pension Code, Provides for an additional payment to persons receiving a retirement or survivor annuity, equal to half the monthly benefit, to be paid on the December 31 next following a fiscal year in which the System's investment return is at least 190% of the prescribed rate of interest determined for that year by the Board. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There is no increase in accrued liability, but there is a cost that cannot be determined from the loss of reinvestment opportunities. If these provisions had been in effect since 1970, SURS would have distributed benefits in 10 of the last 26 years (37% of the time). Distribution on December 1, 1997 would have totaled \$17.5 million, 250% of the investment return assumption.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17. H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-1255 SMITH, MICHAEL.

40 ILCS 5/15-146

from Ch. 108 1/2, par. 15-146

Amends the State Universities Article of the Illinois Pension Code. Increases the minimum survivor benefit from 50% to 60% of the retirement annuity. Effective imme-

PENSION NOTE (Pension Laws Commission)

Enteror Trotte (Fembron Barro Commission)	
Increase in accrued liability	\$109.8 million
Total annual cost in FY2000 (0.04% of payroll)	\$ 0.9 million
Increase in annual contributions	FY2005 (0.20%) \$ 6.3 million
Increase in annual contributions	FY2010 (0.35%) \$13.5 million
Increase in annual contributions	. FY2020 (0.35%) \$23.7 million
Increase in annual contributions	FY2030 (0.35%) \$40.1 million
Increase in annual contributions	FY2040 (0.35%) \$68.6 million
Increase in annual contributions	. FY2045 (0.35%) \$89.7 million
E(S) THAT MAY APPLY: Fiscal: Pension	

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H First reading	Referred to Hse Rules Comm
99-02-17 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-1256 SMITH, MICHAEL.

40 ILCS 5/15-145

from Ch. 108 1/2, par. 15-145

Amends the State Universities Article of the Illinois Pension Code. Allows a surviving spouse without dependents to begin receiving survivor's benefits before attaining age 50. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability \$ 4.7 million Increase in annual cost minor

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-11 H First reading Referred to Hse Rules Comm 99-02-17 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-1257 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 30 years of service, beginning in the year 2000. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
    Increase in accrued liabilities
                                         $45.7 million
    Increase in annual normal cost
                                           $ 1.7 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension
    99-02-11 H First reading
                                           Referred to Hse Rules Comm
    99-02-17 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
```

HB-1258 SMITH, MICHAEL.

```
40 ILCS 5/15-153.3
```

from Ch. 108 1/2, par. 15-153.3

Amends the State Universities Article of the Illinois Pension Code. Changes the initial automatic annual increase in disability benefit from 7%, payable after 4 years, to 0.25% for each full month since the benefit began, payable on the January 1 next following the granting of the benefit. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Accrued liability would increase by \$6.2 million; annual cost

is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 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-1259 SMITH, MICHAEL AND JOHNSON, TIM.

```
40 ILCS 5/15-111
                                   from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-136.4
40 ILCS 5/15-139
                                   from Ch. 108 1/2, par. 15-139
40 ILCS 5/15-158.2
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
```

Amends the State Universities and Reciprocal Articles of the Illinois Pension Code. Specifies the conditions under which certain transition pay is included as earnings for pension purposes. Applies only to transition pay paid by the University of Illinois to a person who was a participating employee employed in the fire department of the University of Illinois's Champaign-Urbana campus immediately prior to the elimination of that fire department. In relation to the optional retirement plans offered by the State Universities Retirement System, changes the way in which the Retirement Systems Reciprocal Act applies to participants in the self-managed plan and the portable benefit package; makes other changes. Deletes language reducing the retirement annuity of a person who retires before age 60 and returns to employment under Article 14 or 16 of the Code. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined, but would be very minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-02-11 H First reading Referred to Hse Rules Comm
99-02-17 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
```

01-01-09 H Session Sine Die

HB-1260 SMITH, MICHAEL.

```
40 ILCS 5/15-136.3
40 ILCS 5/15-146
```

from Ch. 108 1/2, par. 15-146

Amends the State Universities Article of the Illinois Pension Code. Provides for a change in the minimum survivor annuity. Provides for a compounded 3% annual increase in both retirement and survivor minimums. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Increase in accrued liability
    Total annual cost in FY2000 (0.01% of payroll)
    Increase in annual contributions FY2005 (0.03%) $ 0.9 million
    Increase in annual contributions FY2010 (0.05%) $ 2.2 million
    Increase in annual contributions FY2020 (0.05%) $ 3.5 million
    Increase in annual contributions FY2030 (0.05%) $ 6.0 million
    Increase in annual contributions FY2040 (0.05%) $10.2 million
    Increase in annual contributions FY2045 (0.05%) $13.3 million
NOTE(S) THAT MAY APPLY: Fiscal; Pension
    99-02-11 H First reading
                                            Referred to Hse Rules Comm
    99-02-17 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
           SMITH, MICHAEL AND WINTERS.
```

HB-1261

35 ILCS 200/Art. 10, Div. 11 heading new 35 ILCS 200/10-235 new 35 ILCS 200/10-240 new 35 ILCS 200/10-245 new 35 ILCS 200/10-250 new 35 ILCS 200/10-255 new 30 ILCS 805/8,23 new

Amends the Property Tax Code. Provides for special valuation of federal Section 515 low-income housing projects. Provides that to determine 33 1/3% of the fair cash value of any Section 515 low-income housing project, local assessment officers must consider the actual or probable net operating income attributable to the project, capitalized at normal market values. Provides certification and assessment procedures for the valuation. Authorizes the Department of Revenue to adopt rules to implement and administer the Division. Amends the State Mandates Act to require implementation without reimbursement.

HOUSE AMENDMENT NO. 1.

Excepts from the amendatory provisions counties with a population of more than 200,000 that classify property for the purposes of taxation.

SENATE AMENDMENT NO. 1.

Provides that in valuing the low-income housing projects, the interest rate to be used in developing the normal market value capitalization rate shall be one that reflects the prevailing cost of cash for other types of commercial real estate in the geographic market in which the Section 515 project is located.

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

```
99-02-11 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
99-03-10 H Added As A Co-sponsor WINTERS
                                     SMITH, MICHAEL
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
99-03-23 H
                Amendment No.01
                                     SMITH, MICHAEL
         H Recommends be Adopted HRUL
                Amendment No.01
                                     SMITH, MICHAEL
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-09 S Chief Sponsor WATSON
99-04-14 S First reading
                                     Referred to Sen Rules Comm
99-04-15 S
                                     Assigned to Revenue
99-04-21 S Added As A Co-sponsor MOLARO
99-04-22 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
```

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99-04-23 S Added as Chief Co-sponsor MYERS,J
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-04 S Filed with Secretary
                Amendment No.01
                                      WATSON
         S
         S
                 Amendment referred to SRUL
         S
           Added As A Co-sponsor LIGHTFORD
         S
                Amendment No.01
                                      WATSON
         S
                Rules refers to
                                        SREV
99-05-06 S
                                      WATSON
                 Amendment No.01
         S
                                      Be adopted
99-05-11 S Recalled to Second Reading
                                      WATSON
                                                               Adopted
         S
                 Amendment No.01
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
         Н
                Motion referred to
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/114-000-001
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor vetoed
         H Placed Calendar Total Veto
99-11-05 H Mtn filed overrde Gov veto #1/SMITH.MICHAEL
         H Placed Calendar Total Veto
99-11-16 H
                                      3/5 vote required
         H Override Gov veto-Hse pass 113-000-001
99-11-18 S Placed Calendar Total Veto
99-11-30 S Mtn filed overrde Gov veto WATSON
99-12-01 S
                                      3/5 vote required
         S Override Gov veto-Sen pass 056-000-000
         H Bth House Ovrrde Total Veto
99-12-06 H Filed without signature
              Effective Date 00-01-01
         Н
         Η
              PUBLIC ACT 91-0651
```

HB-1262 SMITH, MICHAEL - HOLBROOK - BOLAND.

740 ILCS 110/3

from Ch. 91 1/2, par. 803

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that psychological test material may not be disclosed without a court order based on a finding that there is clear and convincing evidence to believe that the psychological test instrument is inherently discriminatory on the basis of race, color, religion, or another characteristic. Effective immediately.

```
99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 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
         H Added As A Joint Sponsor BOLAND
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor DILLARD
                                      Referred to Sen Rules Comm
         S First reading
01-01-09 H Session Sine Die
      HOEFT.
```

HB-1263

40 ILCS 5/3-110.7

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30 ILCS 805/8.23 new
40 ILCS 5/3-110
```

from Ch. 108 1/2, par. 3-110

Amends the Downstate Police Article of the Illinois Pension Code in relation to the transfer of credits between pension funds. Deletes the additional (true cost) contribution. Removes the 2-year service requirement. Changes the manner of calculating the amount of contributions and interest to be transferred to the new pension fund. 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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Fiscal impact cannot be determined, but could be significant.
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99-02-11	H First reading	Referred to Hse Rules Comm
99-02-17	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

01-01-09 H Session Sine Die

HB-1264 HOEFT.

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g

Amends the School Code. In provisions concerning the waiver of mandates within the School Code and administrative rules, allows either house of the General Assembly to disapprove the State Board of Education's report on waivers by adoption of a resolution (instead of requiring both houses to adopt the resolution). Effective immediately.

```
99-02-11 H First reading
                                      Referred to Hse Rules Comm
99-02-17 H
                                      Assigned to Elementary & Secondary
                                        Education
99-02-25 H
                                      Do Pass/Stndrd Dbt/Vote 012-008-000
                                        HELM
         H Plcd Cal 2nd Rdg Stndrd Dbt
                                      HOEFT.
99-03-04 H
                 Amendment No.01
                 Amendment referred to HRUL
         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
```

GRANBERG - HOLBROOK - RYDER. HB-1265

```
215 ILCS 5/424
                                    from Ch. 73, par. 1031
```

815 ILCS 505/2JJ new

Amends the Illinois Insurance Code. Provides that requirements by insurers that require health care providers to participate in all plans and policies offered constitute an unreasonable restraint and unfair practice. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that those requirements also constitute a violation of that Act. Effective July 1, 1999.

```
FISCAL NOTE (Department of Insurance)
HB1265 will have no fiscal impact on the Department.
BALANCED BUDGET NOTE (Bureau of the Budget)
Since this bill is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
JUDICIAL NOTE (Administrative Office of Ill. 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 create a State mandate.
```

HOUSE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 505/2JJ new

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code to provide that a requirement by insurers that to be able to participate in a particular health plan operated by the insurer a health care provider must participate in all health plans operated by the insurer is an unreasonable restraint and an unfair practice. Removes provisions making such requirements a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective July 1, 1999.

HOUSE AMENDMENT NO. 2.

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code to provide that a requirement by insurers that to be able to participate in a particular health plan operated by the insurer a health care provider must participate in all health plans operated by the insurer is an unreasonable restraint and an unfair practice. Removes provisions making such requirements a violation of the Consumer Fraud and Deceptive Business Practices Act. Effective July 1, 1999.

```
99-02-11 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
99-02-26 H
                                     Do Pass/Short Debate Cal 006-003-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-02 H
                                     Fiscal Note Requested PANKAU
         H
                                     St Mandate Fis Nte Reg PANKAU
         Н
                                     Balanced Budget Note Req PANKAU
                                     Judicial Note RequestePANKAU
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-05 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-09 H
                                     Judicial Note Filed
                                     Balanced Budget Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.01
                                     GRANBERG
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-15 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
99-03-18 H
                Amendment No.01
                                     GRANBERG
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     GRANBERG
                                                              Adopted
                                                               110-004-000
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor HOLBROOK
99-03-22 H Relld 2nd Rdg-Short Debate
                Amendment No.02
         Н
                                     GRANBERG
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     GRANBERG
         H Recommends be Adopted HRUL
         Н
                Amendment No.02
                                     GRANBERG
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor RYDER
         H 3rd Rdg-Shrt Dbt-Pass/Vote 080-031-001
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RAUSCHENBERGER
         S First reading
                                     Referred to Sen Rules Comm
99-04-14 S Spon Chg Appd Rule 5-1(c)
         S Sponsor Removed RAUSCHENBERGER
         S
           Alt Chief Sponsor Changed CRONIN
                                     Committee Rules
01-01-09 H Session Sine Die
      GRANBERG.
                             from Ch. 111 1/2, par. 73.109
```

HB-1266

225 ILCS 45/9 815 ILCS 390/5 from Ch. 21, par. 205

Amends the Illinois Funeral or Burial Funds Act and the Illinois Pre-Need Cemetery Sales Act. Makes technical changes.

99-02-11 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

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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-1267 GRANBERG.

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760 ILCS 100/2a from Ch. 21, par. 64.2a
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Amends the Cemetery Care Act to make stylistic changes in a Section concerning powers and duties of cemetery authorities.

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99-02-11 H First reading Referred to Hse Rules Comm

99-02-17 H Assigned to Executive

99-02-25 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-1268 BRUNSVOLD – SAVIANO – NOVAK – GILES – MCAULIFFE AND MITCHELL, JERRY.

```
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
35 ILCS 110/2 from Ch. 120, par. 439.32
35 ILCS 115/2 from Ch. 120, par. 439.102
35 ILCS 120/2-45 from Ch. 120, par. 441-45
30 ILCS 805/8.23 new
```

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Includes within the manufacturing and assembly exemption (i) automatic vending machines that prepare and serve food and beverages, (ii) automatic vending machines that preserve food by refrigeration, (iii) microwave ovens used in conjunction with the automatic vending machines, and (iv) replacement parts for items (i) through (iii). Excepts the provisions from the Acts' sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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HOUSE AMENDMENT NO. 1.
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01-01-09 H Session Sine Die

```
Deletes reference to:

35 ILCS 105/3-50

35 ILCS 110/2

35 ILCS 115/2

35 ILCS 20/2-45

30 ILCS 805/8.23 new

Adds reference to:

35 ILCS 120/14 from Ch. 120, par. 453
```

Deletes everything. Amends the Retailers' Occupation Tax Act concerning the short title. Makes technical changes.

SENATE AMENDMENT NO. 1.

Deletes reference to:

```
35 ILCS 120/14
Adds reference to:
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
```

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 production related tangible personal property and machinery and equipment, including repair and replacement parts, both new and used, and including those items manufactured on special order or purchased for lease, certified by the purchaser to be essential to and used in the process of the production of electricity by an eligible facility owned by an exempt wholesale generator. Defines "eligible facility", "exempt wholesale generator", "production related tangible personal property", "machinery", and "equipment". Provides that the exemption applies to machinery and equipment used in the general maintenance or repair of exempt machinery and equipment. Excepts the provisions from the sunset requirements. Effective immediately.

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SENATE AMENDMENT NO. 2.
Sunsets the exemption after 10 years.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-11 H First reading
             H Added As A Joint Sponsor SAVIANO
             H Added As A Joint Sponsor NOVAK
             H Added As A Joint Sponsor GILES
             H Added As A Joint Sponsor MCAULIFFE
                                         Referred to Hse Rules Comm
    99-02-17 H
                                         Assigned to Revenue
    99-03-04 H
                    Amendment No.01
                                         REVENUE
                                                                  Adopted
                                         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
    99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
             H 3rd Rdg-Shrt Dbt-Pass/Vote 091-016-001
    99-04-14 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-20 S Chief Sponsor PETKA
             S First reading
                                         Referred to Sen Rules Comm
    99-04-22 S
                                         Assigned to Revenue
    99-05-04 S Sponsor Removed PETKA
             S Alt Chief Sponsor Changed PETERSON
    99-05-06 S
                    Amendment No.01
                                         REVENUE
                                                                  Adopted
             S
                                         Recmnded do pass as amend 007-003-000
             S Placed Calndr, Second Rdg
    99-05-10 S Filed with Secretary
                    Amendment No.02
                                         PETERSON
             S
             S
                    Amendment referred to SRUL
    99-05-12 S
                    Amendment No.02
                                         PETERSON
             S Be apprvd for consideratn SRUL
             S Second Reading
                    Amendment No.02
                                         PETERSON
                                                                  Adopted
             S Placed Calndr, 3rd Reading
    99-05-13 S Third Reading - Passed 045-010-001
             H Arrive House
             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
    99-05-20 H Motion Filed Non-Concur 01,02/BRUNSVOLD
             H Calendar Order of Concurren 01,02
    99-05-21 H Added As A Co-sponsor MITCHELL, JERRY
    99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
    01-01-09 H Session Sine Die
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HB-1269 O'BRIEN – DAVIS,MONIQUE – FOWLER – WOOLARD – FLOWERS, CURRY,JULIE, CROTTY, MITCHELL,JERRY, MURPHY, DELGADO, SCULLY, GILES, GARRETT, SMITH,MICHAEL, HOFFMAN, DAVIS,STEVE, GRANBERG, SCOTT, FRANKS, MCCARTHY AND DART.

105 ILCS 5/2-3.126 new

Amends the School Code. Creates a K-3 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-3, 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 fewer than 18 pupils. Limits use of the grant funds to operating and maintaining classes in grades K-3 that meet the criteria established by the grant program. Effective July 1, 1999.

STATE MANDATES NOTE (State Board of Education) Total cost for full-time teachers using 97-98 data would be

625 ILCS 5/15-1600 new

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$246,601,250.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-11 H First reading
               H Added As A Joint Sponsor DAVIS, MONIQUE
               H Added As A Joint Sponsor FOWLER
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Elementary & Secondary
                                              Education
      99-02-18 H Added As A Co-sponsor CURRY, JULIE
      99-02-25 H
                                            Do Pass/Short Debate Cal 022-000-001
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor MITCHELL, JERRY
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor SMITH, MICHAEL
      99-03-01 H Joint Sponsor Changed to WOOLARD
      99-03-02 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 Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor DAVIS, STEVE
               H Added As A Co-sponsor GRANBERG
               H Joint Sponsor Changed to FLOWERS
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor FRANKS
      99-03-19 H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor DART
      99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      99-03-24 S Arrive Senate
               S Placed Calndr First Rdg
      99-04-21 S Chief Sponsor MYERS,J
      99-04-22 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1270
            O'BRIEN AND CURRY, JULIE.
  Appropriates $1 to the State Board of Education for the K-3 class size reduction.
grant program. Effective July 1, 1999.
      99-02-11 H First reading
                                            Referred to Hse Rules Comm
      99-02-17 H
                                            Assigned to Approp-Elementary & Secondary
                                              Educ
      99-02-18 H Added As A Co-sponsor CURRY, JULIE
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1271
            TURNER, JOHN - HOFFMAN.
  415 ILCS 5/10
                                   from Ch. 111 1/2, par. 1010
  625 ILCS 5/1-190.05
  625 ILCS 5/1-204.3
  625 ILCS 5/3-401
                                   from Ch. 95 1/2, par. 3-401
  625 ILCS 5/3-815
                                   from Ch. 95 1/2, par. 3-815
                                   from Ch. 95 1/2, par. 3-818
  625 ILCS 5/3-818
  625 ILCS 5/6-306.4
                                   from Ch. 95 1/2, par. 6-306.4
  625 ILCS 5/12-215
                                   from Ch. 95 1/2, par. 12-215
  625 ILCS 5/Chap. 15, Art. I heading
  625 ILCS 5/15-1000 new
  625 ILCS 5/15-1100 new
  625 ILCS 5/15-1200 new
  625 ILCS 5/15-1300 new
  625 ILCS 5/15-1400 new
  625 ILCS 5/15-1500 new
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625 ILCS 5/15-1700 new
625 ILCS 5/Chap. 15, Art. II heading
625 ILCS 5/15-2000 new
625 ILCS 5/15-2100 new
625 ILCS 5/15-2200 new
625 ILCS 5/Chap. 15, Art. III heading
625 ILCS 5/15-3000 new
625 ILCS 5/15-3100 new
625 ILCS 5/15-3200 new
625 ILCS 5/15-3300 new
625 ILCS 5/15-3400 new
625 ILCS 5/Chap. 15, Art. IV heading new
625 ILCS 5/15-4000 new
625 ILCS 5/15-4100 new
625 ILCS 5/15-4200 new
625 ILCS 5/15-4300 new
625 ILCS 5/15-4400 new
625 ILCS 5/15-4500 new
625 ILCS 5/Chap. 15, Art. V heading new
625 ILCS 5/15-5000 new
625 ILCS 5/15-5100 new
625 ILCS 5/15-5200 new
625 ILCS 5/15-5300 new
.625 ILCS 5/15-5400 new
625 ILCS 5/Chap. 15, Art. VI heading new
625 ILCS 5/15-6000 new
625 ILCS 5/15-6100 new
625 ILCS 5/15-6200 new
625 ILCS 5/15-6300 new
625 ILCS 5/15-6400 new
625 ILCS 5/15-6500 new
625 ILCS 5/15-6600 new
625 ILCS 5/15-6700 new
625 ILCS 5/15-6800 new
625 ILCS 5/15-6900 new
625 ILCS 5/15-6950 new
625 ILCS 5/15-6990 new
625 ILCS 5/Chap. 15, Art. VII heading new
625 ILCS 5/15-7000 new
625 ILCS 5/15-7100 new
625 ILCS 5/15-7200 new
625 ILCS 5/15-7300 new
625 ILCS 5/15-7400 new
625 ILCS 5/15-7500 new
625 ILCS 5/15-7600 new
625 ILCS 5/15-7700 new
625 ILCS 5/15-7800 new
625 ILCS 5/15-7900 new
625 ILCS 5/Chap, 15, Art, VIII heading new
625 ILCS 5/15-8000 new
625 ILCS 5/15-8100 new
625 ILCS 5/15-8200 new
625 ILCS 5/15-8300 new
625 ILCS 5/15-8400 new
625 ILCS 5/Chap. 15, Art. IX heading new
625 ILCS 5/15-9000 new
625 ILCS 5/15-9050 new
625 ILCS 5/15-9100 new
625 ILCS 5/15-9150 new
625 ILCS 5/15-9200 new
625 ILCS 5/15-9250 new
625 ILCS 5/15-9300 new
625 ILCS 5/15-9350 new
625 ILCS 5/15-9400 new
625 ILCS 5/15-9450 new
625 ILCS 5/15-9500 new
625 ILCS 5/15-9550 new
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625 ILCS 5/15-9600 new

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625 ILCS 5/15-9650 new
625 ILCS 5/15-9700 new
625 ILCS 5/15-9750 new
625 ILCS 5/15-9800 new
625 ILCS 5/15-9850 new
625 ILCS 5/15-9900 new
625 ILCS 5/15-9950 new
625 ILCS 5/15-9990 new
625 ILCS 5/Chap. 15, Art. X heading new
625 ILCS 5/15-10000 new
625 ILCS 5/15-10100 new
625 ILCS 5/15-10200 new
625 ILCS 5/15-10300 new
625 ILCS 5/15-10400 new
625 ILCS 5/15-10500 new
625 ILCS 5/15-10600 new
625 ILCS 5/15-10700 new
625 ILCS 5/16-105
                                   from Ch. 95 1/2, par. 16-105
625 ILCS 5/15-101 rep.
625 ILCS 5/15-102 rep.
625 ILCS 5/15-103 rep.
625 ILCS 5/15-105 rep.
625 ILCS 5/15-106 rep.
625 ILCS 5/15-107 rep.
625 ILCS 5/15-108 rep.
625 ILCS 5/15-109 rep.
625 ILCS 5/15-109.1 rep.
625 ILCS 5/15-110 rep.
625 ILCS 5/15-111 rep.
625 ILCS 5/15-112 rep.
625 ILCS 5/15-113 rep.
625 ILCS 5/15-113.1 rep.
625 ILCS 5/15-113.2 rep.
625 ILCS 5/15-113.3 rep.
625 ILCS 5/15-114 rep.
625 ILCS 5/15-115 rep.
625 ILCS 5/15-201 rep.
625 ILCS 5/15-202 rep.
625 ILCS 5/15-203 rep.
625 ILCS 5/15-301 rep.
625 ILCS 5/15-302 rep.
625 ILCS 5/15-303 rep.
625 ILCS 5/15-304 rep.
625 ILCS 5/15-305 rep.
625 ILCS 5/15-306 rep.
625 ILCS 5/15-307 rep.
625 ILCS 5/15-308 rep.
625 ILCS 5/15-308.1 rep.
625 ILCS 5/15-309 rep.
625 ILCS 5/15-310 rep.
625 ILCS 5/15-311 rep.
625 ILCS 5/15-312 rep.
625 ILCS 5/15-313 rep.
625 ILCS 5/15-314 rep.
625 ILCS 5/15-315 rep.
625 ILCS 5/15-316 rep.
625 ILCS 5/15-317 rep.
625 ILCS 5/15-318 rep.
625 ILCS 5/15-319 rep.
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Amends the Illinois Vehicle Code. Repeals existing provisions regarding the size, weight, and load of vehicles. Inserts reorganized provisions which are similar to the existing provisions, but with numerous additions, deletions, and changes. Amends other provisions of the Illinois Vehicle Code and the Environmental Protection Act to change cross-references.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact.

HOME RULE NOTE (Department of Commerce and Community Affairs)

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Does not pre-empt home rule authority.
      STATE MANDATES NOTE
      (Department of Commerce and Community Affairs)
      Does not create a State mandate.
      99-02-11 H First reading
                H Added As A Joint Sponsor HOFFMAN
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Transportation & Motor Vehicles
      99-02-24 H
                                             Fiscal Note Filed
                H
                                             Committee Transportation & Motor Vehicles
                                             Do Pass/Short Debate Cal 029-000-000
      99-02-25 · H
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-02 H
                                             Fiscal Note Requested LANG
                Н
                                             St Mandate Fis Nte Req LANG
                Η
                                             Home Rule Note Requested LANG
                Η
                                             Judicial Note RequesteLANG
                Н
                                             State Debt Note Requested LANG
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H
                                             Home Rule Note Filed
                                             St Mandate Fis Note Filed
                H
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-19 H
                       Amendment No.01
                                             TURNER, JOHN
                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
HB-1272
             SCULLY.
  720 ILCS 5/12-3.2
                                    from Ch. 38, par. 12-3.2
  Amends the Criminal Code of 1961. Provides that in addition to any other sentencing
alternatives, a person convicted of a first offense for domestic battery shall be manda-
torily sentenced to a minimum of 24 consecutive hours of imprisonment.
      FISCAL NOTE (Department of Corrections)
      There would be no fiscal or prison population impact on DOC.
      CORRECTIONAL NOTE (Department of Corrections)
      Same as DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional
      99-02-11 H First reading
                                             Referred to Hse Rules Comm
      99-02-17 H
                                             Assigned to Judiciary II - Criminal Law
      99-03-03 H
                                             Fiscal Note Filed
                Н
                                             Correctional Note Filed
                Η
                                             Committee 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
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1273
             SCULLY.
  720 ILCS 5/24-1
                                    from Ch. 38, par. 24-1
  Amends the Criminal Code of 1961. Makes a stylistic change in the subsection of the
unlawful use of weapons statute providing for enhanced penalties for possession of cer-
tain weapons on school property.
      99-02-11 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
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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-1274 **1748**

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HB-1274 MOORE,ANDREA – CURRIE – SCHOENBERG AND ERWIN. 110 ILCS 1015/1 from Ch. 144, par. 1301
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110 ILCS 1015/3
                                    from Ch. 144, par. 1303
110 ILCS 1015/3.03
                                    from Ch. 144, par. 1303.03
110 ILCS 1015/3.06
                                    from Ch. 144, par. 1303.06
110 ILCS 1015/3.06a
                                    from Ch. 144, par. 1303.06a
                                    from Ch. 144, par. 1303.07c
110 ILCS 1015/3.07c
110 ILCS 1015/3.08
                                    from Ch. 144, par. 1303.08
110 ILCS 1015/3.10 new
110 ILCS 1015/5.11
                                    from Ch. 144, par. 1305.11
110 ILCS 1015/5.11a new
```

Amends the Illinois Educational Facilities Authority Act. Provides that one of the purposes of the Act is to enable private institutions of higher education and cultural institutions to obtain working capital through financing or refinancing of their accounts receivable or otherwise. Makes changes to the definitions of cost, educational facility, cultural facility, participating institution, and property, and defines "working capital". Allows the Illinois Educational Facilities Authority to make loans to a participating institution for capital needs related to a project. Allows the Authority, in accordance with applicable law, to issue bonds for the purpose of financing working capital for one or more participating institutions. Effective immediately.

HOUSE AMENDMENT NO. 1.

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Adds reference to:
110 ILCS 1015/5.11b new
110 ILCS 1015/5.12 from Ch. 144, par. 1305.12
110 ILCS 1015/5.16 from Ch. 144, par. 1305.16
110 ILCS 1015/24 from Ch. 144, par. 1324
```

Deletes everything after the enacting clause. Reinserts the contents of the bill, and adds provisions allowing the Illinois Educational Facilities Authority to issue bonds for the purpose of purchasing, leasing, or otherwise acquiring, financing, selling, or transferring commodities or other property for a participating institution, to make loans to a participating institution to refund outstanding obligations or advances for working capital, to issue bonds for the purpose of refunding or refinancing the outstanding indebtedness of a participating institution if incurred for the purpose of acquiring working capital, and to issue bonds for the purpose of purchasing the securities of a participating institution for the financing of working capital or other related capital needs. Also removes a provision that limits the principal amount of bonds for the purchase of securities. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H Filed With Clerk
             H Added As A Joint Sponsor CURRIE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Higher Education
             H Joint Sponsor Changed to SCHOENBERG
                                          HIGHER ED
    99-03-04 H
                    Amendment No.01
                                                       Н
                                                                   Adopted
                                          Do Pass Amend/Short Debate 014-000-000
             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 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-19 H Added As A Co-sponsor ERWIN
    99-03-24 S Chief Sponsor CRONIN
             S First reading
                                          Referred to Sen Rules Comm
    99-04-27
             S
                                          Assigned to Education
                                          Recommended do pass 010-000-000
    99-05-05
             S Placed Calndr, Second Rdg
    99-05-06 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-12 S Filed with Secretary
             S
                     Amendment No.01
                                          CRONIN
             S
                     Amendment referred to SRUL
                                          CRONIN
                     Amendment No.01
                     Rules refers to
                                            SESE
             S
                     Amendment No.01
                                          CRONIN
                                          Postponed
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99-05-13 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 approved
H Effective Date 99-08-06
H PUBLIC ACT 91-0431
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HB-1275 MOORE, ANDREA.

35 ILCS 405/8

from Ch. 120, par. 405A-8

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act concerning penalties. Makes a technical change.

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99-02-17 H Filed With Clerk
H First reading

99-02-18 H

99-03-05 H

01-01-09 H Session Sine Die

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

HB-1276 WINTERS.

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.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
65 ILCS 5/8-2-9
65 ILCS 5/8-3-1
Adds reference to:
65 ILCS 5/11-65-2
```

Deletes everything. Amends the Illinois Municipal Code. Provides that every city with a population of 12,500 or more, but less than 25,000, that is located in a county with a population of 250,000 or more, but less than 260,000, and does not levy a property tax (in addition to every city with a population exceeding 75,000) has the power to acquire and operate a municipal convention hall or halls within its corporate limits. Effective immediately.

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SENATE AMENDMENT NO. 2.
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Adds reference to: 65 ILCS 5/11-65-5
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Further amends the Illinois Municipal Code. Provides that the city council of a municipality with a population of 12,500 or more but less than 25,000 that is located in a county with a population of 250,000 or more but less than 260,000 and does not levy a property tax shall not levy a property tax for purposes of Division 65 of the Code.

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99-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Local Government
99-02-26 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-005-001
99-03-16 S Arrive Senate
S Placed Calndr First Rdg
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99-05-11	S	Chief Sponsor BURZYNSKI		
	S	First reading	Referred to Sen Rules Com	m
99-11-04	S		Assigned to Local Government	ent
99-11-16	S	Amendment No.01	LOCAL GOV S	Adopted
	S		Recmnded do pass as amend	d 006-003-000
	S	Placed Calndr, Second Rdg		
99-11-17	S	Second Reading	•	
	S	Placed Calndr,3rd Reading		
99-11-18	S	Filed with Secretary		
	S	Amendment No.02	BURZYNSKI	
	S	Amendment referred to	SRUL	
	S	Amendment No.02	BURZYNSKI	
	S	Be apprvd for consideratn SR	RUL	
	S	Recalled to Second Reading		
	S	Amendment No.02	BURZYNSKI	Adopted
		Placed Calndr,3rd Reading		
		Third Reading - Passed 055-0	002-000	
		Arrive House		
		Place Cal Order Concurrence	01,02	
99-12-01	Н	Motion Filed Concur		
	Н		HRUL	
	Η	240.000 - 010.00 00	HLGV	
		Be apprvd for consideratn 01		
		Calendar Order of Concurren		
		Primary Sponsor Changed To		
99-12-02		H Concurs in S Amend 1,2/1	09-001-000	
		Passed both Houses		
		Sent to the Governor		
00-01-26	Н	Governor approved		
	H	Effective Date 00-01-26		
	Η	PUBLIC ACT 91-0682		

HB-1277 WINKEL – DURKIN – BOST – WIRSING – BRUNSVOLD, MITCH-ELL,BILL AND MOFFITT.

New Act

Creates the Managed Care Reform Act of 1999. Establishes patient rights with respect to health care provided through managed care plans. Requires disclosure of specified information to enrollees. Provides for access to specialists, establishes requirements for provision of services, provides for provision of emergency treatment, and establishes grievance procedures. Requires utilization review programs to be registered with the Department of Insurance. Effective January 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-17 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
99-02-18 H
                                    Assigned to Health Care Availability &
                                      Access
99-02-24 H Added As A Co-sponsor BRUNSVOLD
         H Added As A Co-sponsor WIRSING
99-03-04 H
                                    Motion Do Pass-Lost 004-003-002 HCAA
                                    Remains in CommiHealth Care Availability
                                       & Access
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
99-03-12 H
                                    Motion disch Comm, advc 2nd
        Η
                                    CALENDAR ORDER 2ND
         Η
                                    READING - WINKEL
                                    Committee Rules
99-03-24 H Added As A Co-sponsor MITCHELL, BILL
99-03-25 H Added As A Joint Sponsor DURKIN
         H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor WIRSING
         H Added As A Joint Sponsor BRUNSVOLD
         H Added As A Co-sponsor MOFFITT
01-01-09 H Session Sine Die
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1751 HB-1278

HB-1278 DAVIS,STEVE – WINKEL – GASH – JOHNSON,TOM – O'BRIEN, AC-EVEDO, BROSNAHAN, DART, DELGADO, DURKIN, LYONS,EILEEN, SCOTT, SCULLY, SMITH,MICHAEL, TURNER,JOHN, ZICKUS, BRAD-LEY, JONES,LOU, LINDNER, DAVIS,MONIQUE, HOLBROOK, WAIT

AND NOVAK.

720 ILCS 550/9.1 new 720 ILCS 570/102

from Ch. 56 1/2, par. 1102 from Ch. 56 1/2, par. 1401

720 ILCS 570/401

720 ILCS 570/401.5

720 ILCS 570/406.2 new

Amends the Cannabis Control Act. Creates the offense of use of a dangerous place for the commission of a cannabis offense. Penalty is a Class X felony. Amends the Illinois Controlled Substances Act. Prohibits the possession of an immediate precursor of a controlled or counterfeit substance or controlled substance analog with intent to illegally manufacture a controlled or counterfeit substance or controlled substance analog. Prohibits the possession of an immediate chemical intermediary with the intent to manufacture a controlled or counterfeit substance or controlled substance analog. Creates the offense of use of a dangerous place for the commission of a controlled substance offense. Penalty is a Class X felony.

CORRECTIONAL NOTE (Department of Corrections) Corrections population impact would be 24 inmates; fiscal impact would be \$4,444,800.

SENATE AMENDMENT NO. 2.

Deletes reference to: 720 ILCS 550/9.1 new 720 ILCS 570/406.2 new

Deletes the title and everything after the enacting clause. Deletes amendatory changes to the Cannabis Control Act. Amends the Illinois Controlled Substances Act. Provides that the new penalties apply to possession of a methamphetamine manufacturing chemical with intent to manufacture a substance containing methamphetamine. Deletes provision creating the offense of use of a dangerous place for the commission of a controlled substance offense.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 2.

Recommends that the bill be further amended as follows:

Deletes the definition of "drug manufacturing equipment". Deletes phenylacetic acid, 1-phenyl-1, 2-propanedione, phenylpropanol, and propiophenone from the definition of "methamphetamine manufacturing chemical". Eliminates the inference that a person who possessed any methamphetamine manufacturing chemical intended to use the entire amount of such substance to manufacture methamphetamine or salt of an optical isomer of methamphetamine if such substance was found in close proximity to a drug manufacturing facilitator or equipment suitable for assisting in the manufacture of methamphetamine or salt of an optical isomer of methamphetamine. Adds a January 1, 2000 effective date to the bill.

NOTE(S) THAT MAY APPLY: Correctional

99-02-17 H Filed With Clerk

H Added As A Joint Sponsor WINKEL

H Added As A Joint Sponsor GASH

H Added As A Joint Sponsor JOHNSON, TOM

H Added As A Joint Sponsor O'BRIEN

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor DART

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor ZICKUS

H First reading

Referred to Hse Rules Comm

78—Cont.		1752	2	
99-02-18			Assigned to Judiciary II - Cri	minal Law
99-02-26		Added As A Co-sponsor BRA		
		Added As A Co-sponsor JON Added As A Co-sponsor LIN		
	Η	-	Do Pass/Short Debate Cal 01	3-000-000
99-03-03		Placed Cal 2nd Rdg-Shrt Dbt	Correctional Note Filed	
99-03-03		Cal Ord 2nd Rdg-Shrt Dbt	Correctional Note Pried	
99-03-11		Second Reading-Short Debate Pld Cal 3rd Rdg-Shrt Dbt		
99-03-12		Added As A Co-sponsor DAV	VIS.MONIOUE	
_	Н	Added As A Co-sponsor HOI	LBROOK	
		Added As A Co-sponsor WA 3rd Rdg-Shrt Dbt-Pass/Vote		
99-03-16	S	Arrive Senate	115 000 000	
00.02.17		Placed Calndr First Rdg		
		Chief Sponsor BOWLES First reading	Referred to Sen Rules Comm	1
99-04-27			Assigned to Judiciary	
		Added as Chief Co-sponsor N		
99-05-05		Placed Calndr,Second Rdg	Recommended do pass 006-0	002-001
99-05-07		Second Reading		
	S	Placed Calndr,3rd Reading		
99-05-11	S	Filed with Secretary Amendment No.01	BOWLES	
	S	Amendment referred to		
99-05-12	S		BOWLES	
,	S S	Rules refers to Amendment No.01	SJUD BOWLES	
	S		Held in Committee	
	S S	Filed with Secretary Amendment No.02	BOWLES	
	S	Amendment referred to		
99-05-13	S	Amendment No.02	BOWLES	
	S	Rules refers to Amendment No.02	SJUD BOWLES	
	S	Be apprvd for consideratn SJ		
	S S	Recalled to Second Reading Amendment No.02	BOWLES	Adopted
		Placed Calndr,3rd Reading	DOWLES .	Adopted
99-05-14	S	Third Reading - Passed 058-0		
	S	Tabled Pursuant to Rule5-4(A Third Reading - Passed 058-0		
		Arrive House		
00 05 17		Place Cal Order Concurrence	02	
99-03-17	Н	Motion Filed Concur Motion referred to	HRUL	
		Calendar Order of Concurren	02	
99-05-18		Added As A Co-sponsor NO	VAK Motion Withdrawn TO CON	CLID IN SA #2
JJ-03-10		Motion Filed Non-Concur #2		COK IN 3A #2
00.05.04		Calendar Order of Concurren	02	
99-05-24	S	H Noncners in S Amend 02 Secretary's Desk Non-concur	02.	
•	S	Secretary & Desk 11011 conear	Mtn refuse recede-Sen Amer	nd
	S	S Refuses to Recede Amend		
99-05-25	S	S Requests Conference Comr Sen Conference Comm Appto		
	S		DILLARD, PETKA,	
	S S		CULLERTON, SILVERSTEIN	
		Hse Accede Req Conf Comm		
	Η	Hse Conference Comm Apple	d IST/DAVIS,STEVE,	
	H H	•	GASH, LANG, LINDNER & WINKEL	
99-05-26	S	Filed with Secretary		
	S	Conference Committee Repor	rt 1ST/BOWLES	

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99-05-26-Cont.
         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/057-002-000
         H House CC report submitted 1ST/DAVIS,STEVE
         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
         H Both House Adoptd CC rpt 1ST
         H Passed both Houses
99-06-24 H Sent to the Governor
99-08-02 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0403
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HB-1279 JOHNSON,TIM – TURNER,JOHN – MYERS,RICHARD – LAWFER – BLACK, POE, HANNIG, O'BRIEN, WAIT, CURRY,JULIE AND RIGHTER.

415 ILCS 120/10

415 ILCS 120/27 new

Amends the Alternate Fuels Act. Provides that the Environmental Protection Agency shall establish a program of matching grants to retailers of E85 blend fuel for the installation of tanks for E85 blend fuel. Provides that the grant shall be for the lesser of 50% of the cost of installation or \$20,000. Authorizes the Agency to make grants to not more than 20 retailers beginning with fiscal year 2000 and ending with fiscal year 2003. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H Filed With Clerk
             H Added As A Joint Sponsor TURNER, JOHN
             H Added As A Joint Sponsor MYERS,RICHARD
             H Added As A Joint Sponsor LAWFER
             H Added As A Co-sponsor POE
             H First reading
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Environment & Energy
    99-03-04 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
    99-03-10 H Added As A Co-sponsor HANNIG
             H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor WAIT
             H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
             H Added As A Co-sponsor CURRY, JULIE
             H Joint Sponsor Changed to BLACK
             H Added As A Co-sponsor RIGHTER
    99-03-11 S Arrive Senate
             S Chief Sponsor NOLAND
             S Placed Calndr First Rdg
             S First reading
                                          Referred to Sen Rules Comm
    99-03-22 S Added as Chief Co-sponsor MYERS,J
    99-04-20 S
                                          Assigned to Environment & Energy
    99-04-28 S
                                          Postponed
    99-05-05 S
                                          Recommended do pass 007-000-000
             S Placed Calndr, Second Rdg
    99-06-27 S
                                          Refer to Rules/Rul 3-9(b)
    01-01-09 H Session Sine Die
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HB-1280 WINKEL.

405 ILCS 5/2-110.5 new

Amends the Mental Health and Developmental Disabilities Code. Provides that if a recipient is a minor, that recipient's parent or guardian is authorized, only with the approval of the court under the procedures set out for the provision of authorized involuntary treatment upon application to the court, to provide informed consent for participation of the minor in electro-convulsive therapy if the parent or guardian deems it to be in the best interest of the minor. Effective immediately.

765 ILCS 1025/13

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Mental Health and Developmental Disabilities Code. Provides that if a recipient is a minor, that recipient's parent or guardian is authorized, only with the approval of the court under the procedures set out for the provision of authorized involuntary treatment upon application to the court, to provide consent for participation of the minor in electro-convulsive therapy if the parent or guardian deems it to be in the best interest of the minor. Provides that 2 psychiatrists who have examined the patient must concur in the determination that the minor should participate in treatment by electro-convulsive therapy. Effective immediately.

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99-02-17 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Human Services
      99-03-03 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-11 H
                       Amendment No.01
                                             WINKEL
               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
      99-03-18 H
                       Amendment No.01
                                             WINKEL
                       Rules refers to
               H
                                               HHSV
               H Held 2nd Rdg-Short Debate
      99-03-19 H
                       Amendment No.01
                                             WINKEL
                H Recommends be Adopted HHSV/009-000-000
                       Amendment No.01
                                             WINKEL
                                                                      Adopted
                Η.
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor KARPIEL
                S First reading
                                             Referred to Sen Rules Comm
      99-04-14 S
                                             Assigned to Public Health & Welfare
      99-04-20 S
                                             Recommended do pass 011-000-000
                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
                    Effective Date 99-07-09
                Η
                     PUBLIC ACT 91-0074
HB-1281
             RUTHERFORD - FLOWERS - OSMOND - DAVIS, MONIQUE - BASSI.
   15 ILCS 505/0.02 new
   15 ILCS 505/0.03 new
   15 ILCS 505/0.04 new
   15 ILCS 505/0.05 new
   15 ILCS 505/0,06 new
   20 ILCS 1205/7
                                    from Ch. 17, par. 108
   20 ILCS 1205/18.1 new
  205 ILCS 5/65
                                    from Ch. 17, par. 377
  205 ILCS 305/62
                                    from Ch. 17, par. 4463
                                    from Ch. 17, par. 4838
  205 ILCS 405/19.3
                                    from Ch. 17, par. 1556-14
  205 ILCS 620/6-14
  215 ILCS 5/210
                                    from Ch. 73, par. 822
  755 ILCS 5/2-1
                                    from Ch. 110 1/2, par. 2-1
  755 ILCS 5/2-2
                                    from Ch. 110 1/2, par. 2-2
  765 ILCS 1025/0.05 new
  765 ILCS 1025/1
                                    from Ch. 141, par. 101
  765 ILCS 1025/2
                                    from Ch. 141, par. 102
  765 ILCS 1025/10.5
  765 ILCS 1025/11
                                    from Ch. 141, par. 111
  765 ILCS 1025/11.5
  765 ILCS 1025/12
                                    from Ch. 141, par. 112
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from Ch. 141, par. 113

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from Ch. 141, par. 114
765 ILCS 1025/14
765 ILCS 1025/15
                                    from Ch. 141, par. 115
                                    from Ch. 141, par. 116
765 ILCS 1025/16
                                    from Ch. 141, par. 117
765 ILCS 1025/17
                                    from Ch. 141, par. 118
765 ILCS 1025/18
                                    from Ch. 141, par. 119
765 ILCS 1025/19
765 ILCS 1025/20
                                    from Ch. 141, par. 120
                                    from Ch. 141, par. 121
765 ILCS 1025/21
765 ILCS 1025/22
                                    from Ch. 141, par. 122
765 ILCS 1025/23
                                    from Ch. 141, par. 123
765 ILCS 1025/23.5
765 ILCS 1025/24
                                    from Ch. 141, par. 124
765 ILCS 1025/24.5
                                    from Ch. 141, par. 125
765 ILCS 1025/25
765 ILCS 1025/25.5
765 ILCS 1025/26
                                    from Ch. 141, par. 126
805 ILCS 5/12.70
                                    from Ch. 32, par. 12.70
                                    from Ch. 32, par. 112.70
805 ILCS 105/112.70
```

Amends the State Treasurer Act and the Uniform Disposition of Unclaimed Property Act to transfer the administration of the Uniform Disposition of Unclaimed Property Act from the Department of Financial Institutions to the State Treasurer. Amends the Financial Institutions Code, the Illinois Banking Act, the Illinois Credit Union Act, the Currency Exchange Act, the Corporate Fiduciary Act, the Illinois Insurance Code, the Probate Act of 1975, the Business Corporation Act of 1983, and the General Not For Profit Corporation Act of 1986 to make corresponding changes. Effective July 1, 1999, but the provisions authorizing the transfer on July 1, 1999 take effect immediately.

FISCAL NOTE (State Treasurer) HB1281 will have no impact on the State's resources.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 1205/7

- Adds reference to: 30 ILCS 105/8.12

from Ch. 17, par. 359

205 ILCS 5/48

Provides that, rather than be transferred to the State Treasurer, the rights, powers, duties, and functions involving the examination of the records of any person that the State Treasurer has reason to believe has failed to report properly under this Act shall be transferred to the Office of Banks and Real Estate if the person is doing business in the State under the supervision of the Office of Banks and Real Estate and shall be retained by the Department of Financial Institutions if the person is doing business in the State under the supervision of the Department of Financial Institutions, the National Credit Union Administration, the Office of Thrift Supervision, or the Comptroller of the Currency. Makes provision for the rights of transferred employees under collective bargaining agreements. Makes other changes to reflect the administration of the Act by the 3 different agencies. Amends the State Finance Act. In provisions authorizing the General Assembly to appropriate funds from the State Pension Fund for the administration of the Uniform Disposition of Unclaimed Property Act provides that the State Treasurer and the State Comptroller shall transfer funds from the State Pension Fund to other Funds to reimburse the Office of Banks and Real Estate and the Department of Financial Institutions for conducting unclaimed property examinations. Further amends the Illinois Banking Act. In provisions setting Call Report Fees for bank inspections, provides that an examination conducted at the request of the State Treasurer pursuant to the Uniform Disposition of Unclaimed Property Act shall not be deemed to be an additional examination under these provisions. Provides that included in the Commissioner of Banks and Real Estate's contingent fee are any amounts transferred into the Bank and Trust Company Fund from the State Pensions Fund for that year.

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

99-02-17 H Filed With Clerk

99-02-18 H

H First reading Referred to Hse Rules Comm
H Assigned to Constitutional Officers

99-02-22 H Added As A Joint Sponsor FLOWERS

H Added As A Joint Sponsor OSMOND

```
Do Pass/Short Debate Cal 011-000-000
      99-02-25 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-26 H
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Joint Sponsor Changed to DAVIS, MONIQUE
               H Joint Sponsor Changed to BASSI
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-24 H Rolld 2nd Rdg-Short Debate
                       Amendment No.01
               Η
                                            RUTHERFORD
                       Amendment referred to HRUL
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                       Amendment No.01
                                            RUTHERFORD
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 081-033-000
      99-03-26 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor SULLIVAN
      99-03-30 S Added as Chief Co-sponsor SIEBEN
      99-04-14 S First reading
                                            Referred to Sen Rules Comm
                                            Assigned to Financial Institutions
      99-04-15 S Added as Chief Co-sponsor GEO-KARIS
               S Added as Chief Co-sponsor MAITLAND
               S Added as Chief Co-sponsor MYERS,J
               S Added As A Co-sponsor DELEO
               S Added As A Co-sponsor DILLARD
      99-04-16 S Added As A Co-sponsor PETERSON
      99-04-22 S Added As A Co-sponsor HENDON
      99-04-29 S
                                            Recommended do pass 009-000-000
               S Placed Calndr, Second Rdg
      99-05-12 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-13 S Third Reading - Passed 055-001-001
               H Passed both Houses
      99-05-18 H Sent to the Governor
      99-06-04 H Governor approved
               Η
                    Effective Date 99-06-04
               H
                    Effective Date 99-07-01
               H
                                            (SOME PARTS)
                    PUBLIC ACT 91-0016
               H
HB-1282
             BOST - WINKEL.
   30 ILCS 605/7
                                   from Ch. 127, par. 133b10
   30 ILCS 605/7.3
                                   from Ch. 127, par. 133b10.3
```

Amends the State Property Control Act. Requires that priority be given to State universities and colleges offering aviation-related courses when a surplus State airplane is transferred between State agencies. Prohibits the trade-in or sale of a surplus State airplane when such a university or college has expressed the need for an airplane.

HOUSE AMENDMENT NO. 1.

Further amends the State Property Control Act. Prohibits the disposition of a State airplane until it is determined that (i) the State agency no longer has a need for the airplane and (ii) the airplane will not be used as a trade-in on another aircraft.

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SENATE AMENDMENT NO. 1.
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Deletes reference to: 30 ILCS 605/7

Removes the restrictions upon a State agency disposing of a transferable airplane by trading it in for credit towards a replacement. Retains the restrictions upon a State agency disposing of an airplane through a sale without trade-in.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H Filed With Clerk H First reading

99-02-18 H

Referred to Hse Rules Comm Assigned to State Government Administration

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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 Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     BOST
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                      BOST
         H Recommends be Adopted HRUL
                Amendment No.01
                                     BOST
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor LUECHTEFELD
99-04-15 S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to State Government Operations
99-05-06 S
                Amendment No.01
                                      STATE GOVERN S
                                                              Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Added As A Joint Sponsor WINKEL
         H Motion Filed Concur
                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 01/113-000-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0432
```

HB-1283 SILVA – COULSON – WINTERS – SHARP – DELGADO, FEIGENHOLTZ, KENNER, MCGUIRE, PUGH, BEAUBIEN, HOWARD, FLOWERS, BOLAND, MULLIGAN, WIRSING, SCHOENBERG AND DAVIS,MONIQUE.

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

Amends the Illinois Public Aid Code. Provides that, notwithstanding any other provision regarding services covered under the medical assistance program, medically necessary organ transplants shall be covered under the medical assistance program for persons who are otherwise eligible for assistance under this program, as well as for legal aliens residing in Illinois whose income and assets render them eligible for assistance, regardless of whether they meet the other eligibility requirements of the program. Effective immediately.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
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Does not create a State mandate.

FISCAL NOTE (Department of Public Aid)

The Department is unable to estimate the fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-17 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 99-02-18 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 COULSON

H Added As A Joint Sponsor WINTERS

H Added As A Joint Sponsor SHARP

H Added As A Joint Sponsor DELGADO

H Added As A Co-sponsor FEIGENHOLTZ

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99-02-25--Cont.
         H Added As A Co-sponsor KENNER
         H Added As A Co-sponsor MCGUIRE
         H Added As A Co-sponsor PUGH
         H Added As A Co-sponsor BEAUBIEN
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor WIRSING
         H Added As A Co-sponsor SCHOENBERG
99-03-01 H Added As A Co-sponsor DAVIS, MONIQUE
99-03-02 H
                                     Fiscal Note Requested BLACK
                                     St Mandate Fis Nte Req BLACK
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-15 H
                                     St Mandate Fis Note Filed
         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
99-03-17 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-1284 TURNER, ART - MADIGAN, MJ - CURRIE.

70 ILCS 3205/22

from Ch. 85, par. 6022

Amends the Illinois Sports Facilities Authority Act concerning a management agreement. Adds a caption.

SENATE AMENDMENT NO. 2.

```
Deletes reference to:
70 ILCS 3205/22
Adds reference to:
70 ILCS 3205/1
                             from Ch. 85, par. 6001
70 ILCS 3205/2
                             from Ch. 85, par. 6002
70 ILCS 3205/3
                             from Ch. 85, par. 6003
70 ILCS 3205/7.8 new
70 ILCS 3205/8
                             from Ch. 85, par. 6008
70 ILCS 3205/9
                             from Ch. 85, par. 6009
70 ILCS 3205/10
                             from Ch. 85, par. 6010
70 ILCS 3205/11
                             from Ch. 85, par. 6011
70 ILCS 3205/13
                             from Ch. 85, par. 6013
                             from Ch. 85, par. 6015
70 ILCS 3205/15
70 ILCS 3205/16
                             from Ch. 85, par. 6016
                             from Ch. 85, par. 6017
70 ILCS 3205/17
70 ILCS 3205/19
                             from Ch. 85, par. 6019
70 ILCS 3205/20
                             from Ch. 85, par. 6020
30 ILCS 105/8.25-4
                             from Ch. 127, par. 144.25-4
30 ILCS 115/2
                             from Ch. 85, par. 612
35 ILCS 145/6
                             from Ch. 120, par. 481b.36
70 ILCS 1505/15d new
820 ILCS 130/2
                             from Ch. 48, par. 39s-2
5 ILCS 140/2
                             from Ch. 116, par. 202
30 ILCS 5/3-1
                             from Ch. 15, par. 303-1
```

Amends the Illinois Sports Facilities Authority Act, the State Finance Act, the State Revenue Sharing Act, the Hotel Operators' Occupation Tax Act, the Chicago Park District Act, the Prevailing Wage Act, the Freedom of Information Act, and the Illinois State Auditing Act. Provides for audits of the Authority by the Auditor General. Authorizes the Illinois Sports Facilities Authority to enter into assistance agreements with governmental owners of a facility, pursuant to which the Authority is to provide financial assistance to those governmental owners by borrowing money, issuing bonds or notes, imposing an occupation tax, or other means. Requires a separate financial reserve for each facility owned by the Authority or for which the Authority provides financial assistance. Provides that the Authority's corporate limits are coterminous with the boundaries of the City of Chicago, and provides that facilities constructed or financially assisted by the Authority must be located within those limits. Authorizes a limit

on the amount of the Authority's outstanding bonds and notes of \$150,000,000 in connection with the facility owned by the Authority and \$399,000,000 for providing financial assistance. Exempts the Authority and governmental owners from property taxes on a facility, and exempts a facility tenant's interest from property taxes. With respect to the proceeds of the occupation tax authorized to be imposed by the Authority, provides that after that the State Treasurer deposits \$5,000,000 into GRF and before any deposits into the trust fund established outside the State treasury under the Metropolitan Pier and Exposition Authority Act, there shall be paid to the City of Chicago amounts sufficient to fully reimburse the City of Chicago for the cumulative amount of any deficiencies in repayments to the City of Chicago of amounts in the Local Government Distributive Fund that would have been allocated to the City of Chicago but instead were paid into GRF under the Hotel Operators' Occupation Tax Act. Subject to appropriation, provides for the payment of the amount in the Illinois Sports Facilities Fund to the Authority until certain amounts have been paid. Provides for an increase in the amount of Hotel Operators' Occupation Tax receipts to be deposited into the Illinois Sports Facilities Fund and credited to the Advance Account in the Fund. Provides for the repayment of State advances from Local Government Distributive Fund moneys under certain conditions. Grants powers to the Chicago Park District with respect to assistance agreements and facilities. Makes other changes. Effective June 1, 2001.

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99-02-17 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-18 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)
00-02-29 H Primary Sponsor Changed To MADIGAN,MJ
00-03-01 H
                                       Approved for Consideration 005-000-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
00-03-02 H Added As A Joint Sponsor CURRIE
         H Pld Cal 3rd Rdg-Stndrd Dbt
00-03-03 H 3rd Rdg-Stnd Dbt-Pass/Vote 065-038-014
00-03-06 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor JONES,E
00-03-07 S First reading
                                       Referred to Sen Rules Comm
00-03-09 S
                                       Assigned to Executive
00-03-24 S
                                       Postponed
00-03-30 S
                                       To Subcommittee
         S
                                       Committee Executive
00-04-01 S
                                       Refer to Rules/Rul 3-9(a)
00-11-15 S
                                       Approved for Consideration SRUL
         S Placed Calndr, Second Rdg
00-11-16 S Second Reading
         S Placed Calndr, 3rd Reading
00-11-30 S Filed with Secretary
         S
                 Amendment No.01
                                       PHILIP
         S
                 Amendment referred to SRUL
         S
                 Amendment No.01
                                       PHILIP
         S
                 Rules refers to
                                        SEXC
         S
                 Amendment No.01
                                       PHILIP
         S
                                       Be adopted
         S Filed with Secretary
         S
                 Amendment No.02
                                       PHILIP
         S
                 Amendment referred to SRUL
         S
                 Amendment No.02
                                       PHILIP
         S Be apprvd for consideratn SRUL
         H Added As A Joint Sponsor TURNER, ART
         S Recalled to Second Reading
                 Amendment No.02
                                       PHILIP
                                                                Adopted
         S Placed Calndr, 3rd Reading
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00-11-30--Cont.
         S Third Reading - Passed 033-024-001
         S Tabled Pursuant to Rule5-4(A) SA 01
         S Third Reading - Passed 033-024-001
         H Arrive House
         H Place Cal Order Concurrence 02
         H Motion Filed Concur
                 Motion referred to
                                        HRUL
         H Approved for Consideration HRUL/005-000-000
         H Primary Sponsor Changed To TURNER, ART
         H Joint Sponsor Changed to MADIGAN, MJ
         H H Concurs in S Amend 02/064-051-000
         H Passed both Houses
00-12-07 H Sent to the Governor
01-01-05 H Governor approved
              Effective Date 01-06-01
         Н
              PUBLIC ACT 91-0935
```

HB-1285 LINDNER – SCHOENBERG – GASH – BELLOCK – MULLIGAN.

720 ILCS 5/12-3.2 720 ILCS 5/12-3.3 new from Ch. 38, par. 12-3.2

Amends the Criminal Code of 1961. Creates the offense of aggravated domestic battery. Provides that a person who commits domestic battery and (1) either has previously violated the domestic battery statute, the aggravated domestic battery statute, or a violation of an order of protection statute or similar statutes in another state, or the aggravated battery statute or a similar statute in another state, when the victim was a family or household member or (2) is on pre-trial release for domestic battery, aggravated domestic battery, aggravated battery when the alleged victim was a family or household member, or a violation of an order of protection, or similar statutes in another state. Penalty is a Class 4 felony. Eliminates the felony violation for domestic battery.

FISCAL NOTE (Department of Corrections)

Impact: corrections population, 15 inmates; fiscal, \$3,129,500.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

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SENATE AMENDMENT NO. 3.
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430 ILCS 65/2

430 ILCS 65/4

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Deletes reference to:
720 ILCS 5/12-3.2
720 ILCS 5/12-3.3 new
Adds reference to:
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
625 ILCS 5/6-303
                             from Ch. 95 1/2, par. 6-303
625 ILCS 5/11-501
                             from Ch. 95 1/2, par. 11-501
720 ILCS 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
720 ILCS 5/24-6
                             from Ch. 38, par. 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
725 ILCS 120/4.5
725 ILCS 120/6
                             from Ch. 38, par. 1406
730 ILCS 5/3-6-4
                             from Ch. 38, par. 1003-6-4
730 ILCS 5/3-10-13
                             from Ch. 38, par. 1003-14-1
730 ILCS 5/3-14-1
730 ILCS 5/3-14-4
                             from Ch. 38, par. 1003-14-4
720 ILCS 5/12-6.1
                             from Ch. 38, par. 12-6.1
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from Ch. 38, par. 83-2

from Ch. 38, par. 83-4

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430 ILCS 65/8
                             from Ch. 38, par. 83-8
                             from Ch. 38, par. 83-14
430 ILCS 65/14
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
720 ILCS 150/5.1
                             from Ch. 23, par. 2355.1
730 ILCS 5/5-5-3
```

Deletes everything. Amends various Acts to re-enact criminal law 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 violation of carrying or possessing a firearm in a vehicle, concealed upon one's person, or upon a public street or public lands within a municipality is a Class 4 felony, but may be charged as a Class A misdemeanor upon determining that justice so requires; specifies factors to be considered in making this determination. Provides that a second or subsequent offense is a Class 3 felony. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-17 H Filed With Clerk
                                       Referred to Hse Rules Comm
         H First reading
99-02-18 H
                                       Assigned to Judiciary II - Criminal Law
         H Added As A Joint Sponsor SCHOENBERG
99-02-26 H
                                       Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H Joint Sponsor Changed to GASH
99-03-09 H
                                       Fiscal Note Filed
                                       Correctional Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         H Joint Sponsor Changed to BELLOCK
         H Joint Sponsor Changed to MULLIGAN
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor PETKA
99-03-22 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
99-06-27
         S
                                       Refer to Rules/Rul 3-9(b)
99-12-14 S Bill Considerd Spec Sess 1
                                       Approved for Consideration SRUL
         S
           Placed Calndr, Second Rdg
         S
            Filed with Secretary
         S
                 Amendment No.01
                                       PETKA
         S
                                       -PHILIP
         S
                 Amendment referred to SRUL
         S
                 Amendment No.01
                                       PETKA
         S
                                       -PHILIP
         S
                 Rules refers to
                                        SEXC
         S
           Second Reading
         S
           Placed Calndr, 3rd Reading
         S
                 Amendment No.01
                                       PETKA
         S
                                       -PHILIP
          S
                                       Be adopted
99-12-15
         S Filed with Secretary
                 Amendment No.02
                                       PETKA
```

99-12-15-	-C	ont.	
	S		-PHILIP
	S	Amendment referred to	SRUL
	S S	Amendment No.02	PETKA
	S	•	-PHILIP
	S	Rules refers to	SEXC
99-12-16	S	Amendment No.02	PETKA
	S		-PHILIP
	S S		Be adopted
	S	Filed with Secretary	1
	S	Amendment No.03	PETKA
	S		-PHILIP
	S	Amendment referred to	SRUL
	S	Amendment No.03	PETKA
	S		-PHILIP
	S	Rules refers to	SEXC
	S	Amendment No.03	PETKA
	S	•	-PHILIP
	S		Be adopted
•	S	Recalled to Second Reading	-
	S	Amendment No.03	PETKA
	S		-PHILIP
	S		Adopted
	S	Placed Calndr,3rd Reading	-
	S	Appeal Ruling of Chair MOL	.ARO
	S	Mtn Pvl/Chr Ssn/000-000030	
	S		3/5 vote required
	S	Third Reading - Lost 031-02	1-005
	S	Tabled Pursuant to Rule5-4(A	A) SA'S 01,02
	S	Third Reading - Lost 031-02	1-005
00-04-11	H	Session Sine Die 1ST SPECI	AL

HB-1286 CROSS - MATHIAS.

New Act

Creates the Land Trust Fiduciary Duties Act. Provides that holders of powers of direction over a trust have a fiduciary duty to and are fully accountable to all the beneficial interests of the trust. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the term "powers of direction" to "the power of direction". Provides that holders of the power of direction have a fiduciary duty to the holders of the beneficial interests in land trusts rather than to the beneficial interests of land trusts. Provides that the Act is declaratory of existing law.

SENATE AMENDMENT NO. 1.

Provides that, in exercising the power of direction, the holders are presumed to act in a fiduciary capacity (now act in a fiduciary capacity) for the benefit of all holders of the beneficial interest in the trust. Provides that the holders are not presumed to act in a fiduciary capacity for the benefit of all holders of the beneficial interest in the trust if so provided in the land trust agreement.

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99-02-17 H Filed With Clerk
                                     Referred to Hse Rules Comm
        H First reading
99-02-18 H
                                      Assigned to Judiciary I - Civil Law
                                     JUD-CIVIL LAW H Adopted
99-03-03 H
                Amendment No.01
                                      Do Pass Amend/Short Debate 010-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 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
99-03-24 S Chief Sponsor CRONIN
         S Sponsor Removed CRONIN
         S Alt Chief Sponsor Changed PETKA
99-03-25 S First reading
                                     Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Judiciary
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JUDICIARY
      99-05-05 S
                       Amendment No.01
                                                                     Adopted
                                            Recmnded do pass as amend 010-000-000
               S Placed Calndr, Second Rdg
      99-05-11 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-12 S Third Reading - Passed 055-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Concur
               Н
                       Motion referred to
                                             HRIII.
               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 MATHIAS
      99-06-15 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 99-08-06
               Н
                    PUBLIC ACT 91-0433
HB-1287
             CROSS - SCHMITZ - LANG.
```

30 ILCS 805/8.23 new 35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that benefits paid under the federal Social Security Act are not included in the calculation of the income limitation. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

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99-02-17 H Filed With Clerk
H Added As A Joint Sponsor SCHMITZ
H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Revenue
H Joint Sponsor Changed to LANG
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1288 MEYER.

105 ILCS 5/17-1

from Ch. 122, par. 17-1

Amends the School Code. Requires the annual budget of school districts with a population under 500,000 to be prepared before the first quarter of each fiscal year, and requires the annual budget to show estimated cash receipts and expenditures by each quarter of the fiscal year. Effective immediately.

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

```
99-02-17 H Filed With Clerk
H First reading
P9-02-18 H Assigned to Elementary & Secondary
Education
P9-03-05 H Re-Refer Rules/Rul 19(a)
Re-Refer Rules/Rul 19(a)
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HB-1289 O'CONNOR.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Creates a tax credit against the taxes imposed under this Act for employer taxpayers in an amount equal to 100% of amounts, including but not limited to cash or the fair market value of tangible personal property, contributed by the employer to public or private elementary, secondary, or post-secondary schools for educational purposes. Provides that upon request, the taxpayer shall certify to the Department the fair market value of any contributed property. Provides that the credit may be carried forward for 2 years. Provides that in no event shall the credit reduce the employer taxpayer's liability under the Act below zero. Applies to tax years beginning on or after January 1, 1999. Exempts the credit from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-17 H Filed With Clerk
H First reading
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99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1290 BLACK.

105 ILCS 230/5-30

Amends the School Construction Law. In provisions concerning the priority of school construction projects, adds as the second priority projects resulting from the consolidation of school districts, from the dissolution and annexation of a school district, or from joint operation of a high school, and involving the construction of a new high school serving between 500 and 1,000 students, provided that no district involved currently operates a high school serving more than 500 students. Moves the other priority categories down in priority.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H Filed With Clerk
H First reading
Referred to Hse Rules Comm

99-02-18 H
Assigned to Elementary & Secondary
Education
Do Pass/Short Debate Cal 016-000-002
H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt

99-03-22 H 3rd Rdg-Shrt Dbt CoWH ISHAW MARTEN OF CROTTY

HB-1291 KOSEL – WOOLARD – COWLISHAW – MAUTINO – CROTTY.

105 ILCS 5/17-1 from Ch. 122, par. 17-1

Н

PUBLIC ACT 91-0075

Amends the School Code. Provides that the failure by a board of education of a school district with under 500,000 inhabitants to adopt an annual budget or to comply with any of the provisions concerning an annual budget shall not affect the validity of any tax levy otherwise in conformity with the law. Provides that, with respect to taxes levied on or after the effective date of the Act, a tax levy is made for the fiscal year in which the levy is due to be made and a board's adoption of an annual budget is not a prerequisite to the adoption of a valid tax levy and is not a limit on the amount of the levy. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Elementary & Secondary Education 99-02-25 H Do Pass/Short Debate Cal 022-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor WOOLARD H Added As A Joint Sponsor COWLISHAW 99-03-01 H Joint Sponsor Changed to MAUTINO H Joint Sponsor Changed to CROTTY 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 111-002-002 99-03-16 S Arrive Senate S Placed Calndr First Rdg 99-03-18 S Chief Sponsor RADOGNO 99-03-19 S First reading Referred to Sen Rules Comm 99-04-14 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 Third Reading - Passed 047-008-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor approved Н Effective Date 99-07-09

1765 · HB-1292

HB-1292 LYONS, EILEEN.

105 ILCS 5/2-3.13a

from Ch. 122, par. 2-3.13a

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.

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

99-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Elementary & Secondary

Education

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

WINKEL - FRANKS, GILES, SCULLY, BROSNAHAN, MCCARTHY, HB-1293 CROTTY, GIGLIO, O'BRIEN, GARRETT, FOWLER AND MITCH-ELL.BILL.

105 ILCS 5/18-17

from Ch. 122, par. 18-17

Amends the School Code. Requires the State Board of Education to provide the loan of textbooks free of charge to students who are enrolled in prekindergarten. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Elementary & Secondary

Education

Do Pass/Short Debate Cal 023-000-000 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

99-03-12 H Added As A Joint Sponsor FRANKS

H Added As A Co-sponsor GILES

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor MCCARTHY

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor FOWLER

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

99-03-18 S Chief Sponsor CRONIN

S First reading Referred to Sen Rules Comm 99-04-20 S Assigned to Education

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

HB-1294 BEAUBIEN.

225 ILCS 20/19.5 new

Amends the Clinical Social Work and Social Work Practice Act. Provides for expungement of disciplinary actions from a licensee's record in certain circumstances. Effective immediately.

99-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Registration & Regulation 99-02-19 H Re-assigned to Consumer Protect'n &

Product Regul

99-03-04 H Do Pass/Short Debate Cal 009-000-000

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 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000 99-03-16 S Arrive Senate S Placed Calndr First Rdg 99-03-24 S Chief Sponsor DELEO S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die HB-1295 SAVIANO. 225 ILCS 60/10 from Ch. 111, par. 4400-10 Amends the Medical Practice Act of 1987. Makes technical changes in the Section regarding the duties of the Department. 99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Executive 99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000 H Picd 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-1296 SAVIANO. 225 ILCS 446/85 Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Makes technical changes in the Section concerning unlawful acts. 99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 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-1297 SAVIANO. 225 ILCS 85/35.3 from Ch. 111, par. 4155.3 Amends the Pharmacy Practice Act of 1987. Makes technical changes in the Section concerning the record of proceedings. 99-02-17 H Filed With Clerk Referred to Hse Rules Comm H First reading 99-02-18 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-1298 LINDNER. 750 ILCS 50/1 from Ch. 40, par. 1501 Amends the Adoption Act. Includes, in the grounds of parental unfitness, failure to make reasonable progress toward the return of a child to the parent during any 9-month period after the end of the initial 9-month period following the adjudication of the child as a neglected, abused, or dependent minor under the Juvenile Court Act of 1987. 99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Judiciary I - Civil Law 99-03-03 H Do Pass/Short Debate Cal 011-000-000

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
99-03-12 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 KARPIEL
                                       Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                       Assigned to Judiciary
                                       Recommended do pass 008-000-001
99-04-21 S
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 057-000-001
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0373
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DURKIN - HOLBROOK. HB-1299

50 ILCS 725/3.2

from Ch. 85, par. 2555

Amends the Uniform Peace Officers' Disciplinary Act. Provides that a peace officer shall not be interrogated without written notice of his or her rights under the Act, delivered in person or by certified mail no less than 3 days before the interrogation, unless this requirement is waived by the officer. Effective immediately.

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99-02-17 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
99-02-18 H
                                      Assigned to Judiciary I - Civil Law
                                      Do Pass/Short Debate Cal 010-000-000
99-02-25 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H Added As A Joint Sponsor HOLBROOK
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.01
99-03-17 H
                                      DURKIN
                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
      DURKIN.
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HB-1300

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55 ILCS 5/3-8014
                                   from Ch. 34, par. 3-8014
65 ILCS 5/10-1-18
                                   from Ch. 24, par. 10-1-18
65 ILCS 5/10-2.1-17
                                   from Ch. 24, par. 10-2.1-17
```

Amends the Counties Code and the Illinois Municipal Code. Provides that the statutory provisions governing the discipline of certain police officers and firefighters shall be followed unless otherwise provided in a collective bargaining agreement.

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99-02-17 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Local Government
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1301 DURKIN.

5 ILCS 315/7 from Ch. 48, par. 1607

Amends the Illinois Public Labor Relations Act. Provides that the duty to bargain collectively includes the obligation to negotiate over the arbitration of all disciplinary matters.

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

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99-02-17 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Labor & Commerce
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1302 **1768**

HB-1302 DURKIN - BIGGINS - LOPEZ - TURNER, ART - SAVIANO.

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

Amends the Property Tax Code. Adds 2 members to the Property Tax Appeal Board. Requires at least 2 members of the Board to be residents of Cook County. Establishes the terms of the additional members and provides that no more than 4 members of the Board (now 3) may be members of the same political party.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Property Tax Code. Adds 4 members to the Property Tax Appeal Board. Requires at least 4 members of the Board to be residents of Cook County. Establishes the terms of the additional members and provides that no more than 5 members of the Board (now 3) may be members of the same political party.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-17 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-02-18 H
                                           Assigned to Revenue
      99-03-04 H
                                           Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 H
                      Amendment No.01
                                           DURKIN
                      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
      99-03-17 H Added As A Joint Sponsor BIGGINS
               H Added As A Joint Sponsor LOPEZ
               H Added As A Joint Sponsor SAVIANO
      99-03-18 H Joint Sponsor Changed to TURNER, ART
      99-03-23 H
                      Amendment No.01
                                           DURKIN
               H Recommends be Adopted HRUL
               Η
                      Amendment No.01
                                           DURKIN
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 075-034-001
               S Arrive Senate
               S Placed Calndr First Rdg
      99-03-31 S Chief Sponsor WALSH,T
      99-04-14 S First reading
                                           Referred to Sen Rules Comm
      99-04-20 S
                                           Assigned to Revenue
      99-04-26 S Added as Chief Co-sponsor O'MALLEY
               S
                                           Fiscal Note Requested PETERSON
               S
                                           Committee Revenue
      99-04-29 S
                                           To Subcommittee
                                           Committee Revenue
      99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HB-1303
            DURKIN.
   65 ILCS 5/11-20-13
                                   from Ch. 24, par. 11-20-13
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Amends the Illinois Municipal Code. Provides that liens for the cost of removal of debris or garbage and for failure to pay sewer or water bills are superior to all other liens on the subject property except taxes.

from Ch. 24, par. 11-139-8

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99-02-17 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-18 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-1304 DURKIN.

65 ILCS 5/11-139-8

720 ILCS 5/3-7 from Ch. 38, par. 3-7

Amends the Criminal Code of 1961. Excludes from the limitation period in which a prosecution must be commenced, the period in which a proceeding or appeal from a proceeding relating to the quashing or enforcement of a Grand Jury subpoena issued in connection with an investigation of a violation of a criminal law of this State is pending.

SENATE AMENDMENT NO. 1.

Includes within the period of the statute of limitations, a period in which the State brings the proceeding or appeal from a proceeding relating to the quashing or enforcement of a Grand Jury subpoena issued in connection with a pending investigation of a violation of a criminal law of this State.

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99-02-17 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
99-02-18 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 Pid Cai 3rd Rdg-Shrt Dbt
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 S Chief Sponsor DILLARD
99-03-16 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
         S Filed with Secretary
                 Amendment No.01
                                      DILLARD
         S
                 Amendment referred to SRUL
99-05-12 S
                 Amendment No.01
                                      DILLARD
         S
                 Rules refers to
                                        SJUD
                 Amendment No.01
                                      DILLARD
           Be apprvd for consideratn SJUD/010-000-000
           Recalled to Second Reading
                 Amendment No.01
                                      DILLARD
                                                                Adopted
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 057-000-001
99-05-13
         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
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-07-22 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0231
      DURKIN - MATHIAS.
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HB-1305

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720 ILCS 5/46-1
720 ILCS 5/46-1.1
720 ILCS 5/46-2
720 ILCS 5/46-5
720 ILCS 5/46-6 new
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Amends the Criminal Code of 1961. Includes in the offenses of fraud on a governmental entity and insurance fraud causing a false claim to be made. Includes in the offense of aggravated fraud causing 3 or more false claims to be made. Provides for the forfeiture of moneys, profits, and proceeds and interests in property acquired or maintained, directly or indirectly, in whole or in part, as a result of a violation of the Insurance Fraud Article of the Code. Provides for distribution of the forfeited property and proceeds.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/46-6 new

Deletes the forfeiture provisions from the bill. NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-17 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-18	Н		Assigned to Judiciary II - Criminal Law
99-03-05	Н		Do Pass/Short Debate Cal 013-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09	Н	Second Reading-Short Debat	e .
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-12	Η	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 O'MALLEY	·
	S	First reading	Referred to Sen Rules Comm
99-04-22	S		Assigned to Judiciary
99-05-05		Amendment No.01	JUDICIARY S Adopted
	S		Recmnded do pass as amend 010-000-000
		Placed Calndr, Second Rdg	
99-05-06		Second Reading	
		Placed Calndr,3rd Reading	
		Third Reading - Passed 058-0	000-000
99-05-12		Arrive House	2
		Place Cal Order Concurrence	01
99-05-13		Motion Filed Concur	ALD VIII
	Н	ALLOW OUT TO THE TO	HRUL
		Calendar Order of Concurrer	
99-05-17		Be apprvd for consideratn 01	
		H Concurs in S Amend 01/1	14-000-000
		Passed both Houses	AATUIAC
00.06.15		Added As A Joint Sponsor M Sent to the Governor	ТАТПДЗ
99-01-22	Н	Governor approved Effective Date 00-01-01	
	Н		
	11	1 ODLIC ACT 91-0232	

HB-1306 MCAULIFFE – JOHNSON,TIM – HANNIG – CAPPARELLI – SAVIANO, HARRIS, DAVIS,MONIQUE, WOJCIK AND DART.

20 ILCS 1305/10-30 new 30 ILCS 105/5,490 new

Amends the Department of Human Services Act and the State Finance Act. Requires the Department to establish a program to pay for drugs prescribed exclusively for the treatment of cancer. Creates the Cancer Treatment Drug Fund as a special fund in the State treasury, from which payments shall be made. Effective January 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

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99-05-08 S

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99-02-17 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Human Services
                                     Do Pass/Short Debate Cal 013-000-000
99-02-25 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor JOHNSON, TIM
         H Added As A Co-sponsor HANNIG
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor JOHNSON, TIM
         H Added As A Joint Sponsor HANNIG
         H Added As A Joint Sponsor CAPPARELLI
         H Added As A Joint Sponsor SAVIANO
99-03-12 H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor DART
         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 FAWELL
99-03-25 S First reading
                                     Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                                     Held in Committee
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Committee Public Health & Welfare

Refer to Rules/Rul 3-9(a)

01-01-09 H Session Sine Die

MCAULIFFE - LANG - BROSNAHAN - HANNIG - SAVIANO, REITZ, HB-1307 CROTTY, BRADLEY, MCCARTHY, SMITH, MICHAEL, BELLOCK AND DART.

20 ILCS 1305/10-30 new

30 ILCS 105/5.490 new

Amends the Department of Human Services Act and the State Finance Act. Requires the Department to establish a program to pay for drugs prescribed exclusively for the treatment of Alzheimer's disease. Sets participation and payment limits. Creates the Alzheimer's Disease Treatment Drug Fund as a special fund in the State treasury, from which payments shall be made. Effective July 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

99-02-18 H

Assigned to Human Services

H Added As A Joint Sponsor LANG 99-02-25 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 HANNIG

H Joint Sponsor Changed to BROSNAHAN

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Joint Sponsor Changed to HANNIG

H Joint Sponsor Changed to SAVIANO

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 MCCARTHY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor DART

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 SMITH

Referred to Sen Rules Comm

S First reading 01-01-09 H Session Sine Die

HB-1308 LAWFER - ZICKUS AND COULSON.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Includes among the Department on Aging's services to prevent unnecessary institutionalization that of operating as an information clearinghouse for senior citizens wanting to share homes.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Aging

99-02-26 H Do Pass/Short Debate Cal 016-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-01 H Added As A Co-sponsor COULSON

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor ZICKUS

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 SIEBEN

S Added as Chief Co-sponsor LINK

S First reading Referred to Sen Rules Comm

99-04-20 S Assigned to Public Health & Welfare 99-04-27

Recommended do pass 010-000-000

S Placed Calndr, Second Rdg

99-04-28 S Second Reading

S Placed Calndr, 3rd Reading

99-05-06 S Third Reading - Passed 058-000-000

H Passed both Houses

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99-06-04 H Sent to the Governor
99-07-29 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0303
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HB-1309 MITCHELL, BILL - MITCHELL, JERRY AND O'BRIEN.

20 ILCS 105/4.02

from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Requires a person that provides certain services to prevent unnecessary institutionalization to report or cause a report to be made to the Department of Public Health if the person has cause to believe an individual has been subjected to abuse or neglect. Provides that a person who fails to comply is guilty of a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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99-02-17 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-18 H Added As A Joint Sponsor MITCHELL, JERRY
H Added As A Co-sponsor O'BRIEN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1310 MITCHELL, BILL - LINDNER, COULSON AND BELLOCK.

20 ILCS 2105/60.4 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Professional Regulation to advise applicants under the Illinois Dental Practice Act, the Medical Practice Act of 1987, the Nursing and Advanced Practice Nursing Act, and the Podiatric Medical Practice Act of their duty to report incidents of abuse and neglect of residents of long term care facilities.

HOUSE AMENDMENT NO. 1.

Provides that the Department shall include in the information provided to applicants for a license under the Illinois Dental Practice Act, the Medical Practice Act of 1987, the Podiatric Medical Practice Act, and the Nursing and Advanced Practice Nursing Act a notice of the duty to report suspicions of abuse and neglect with respect to an eligible adult under Section 4 of the Elder Abuse and Neglect Act. Deletes a provision that restricts the Department's duty to provide information to applicants under the Nursing and Advanced Practice Nursing Act to registered professional nurses.

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99-02-17 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Aging
99-02-26 H
                Amendment No.01
                                     AGING
                                                              Adopted
                                                 Н
                                     Do Pass Amend/Short Debate 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor BELLOCK
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor LINDNER
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 RADOGNO
         S First reading
                                     Referred to Sen Rules Comm
00-03-09 S Added As A Co-sponsor BOWLES
01-01-09 H Session Sine Die
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HB-1311 SOMMER.

20 ILCS 2310/55.91 new

Amends the Civil Administrative Code of Illinois with respect to the powers and duties of the Department of Public Health. Requires the Department to promote the services of the Cancer Information Service in relation to ovarian cancer and prostate cancer. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-17 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Human Services 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

RIGHTER - STEPHENS AND JOHNSON, TIM. HB-1312

410 ILCS 65/7 new

Amends the Illinois Rural/Downstate Health Act. Requires the Center for Rural Health to study women's access to obstetrical care in rural areas of the State. Requires the Department of Public Health to make reports to the General Assembly. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-17 H Filed With Clerk Referred to Hse Rules Comm H First reading 99-02-18 H Assigned to Human Services 99-02-25 H Do Pass/Short Debate Cal 007-000-001 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-10 H Added As A Co-sponsor JOHNSON, TIM

99-03-11 H Tabled By Sponsor

H Added As A Joint Sponsor STEPHENS

HB-1313 SCHMITZ - KLINGLER.

Appropriates \$300,000 to the Department of Public Health to fund the Osteoporosis Prevention and Education Program. Effective July 1, 1999.

99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Appropriations-Human Services 99-02-24 H Added As A Joint Sponsor KLINGLER 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1314 LYONS, EILEEN.

320 ILCS 20/3.6 new

Amends the Elder Abuse and Neglect Act. Provides that the Department on Aging, in conjunction with the Department of Public Health and the Department of Human Services, shall undertake a public information and awareness campaign to educate people about the nature and circumstances of elder abuse and neglect.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Aging 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1315 HOEFT - FRITCHEY AND O'BRIEN.

210 ILCS 30/3 from Ch. 111 1/2, par. 4163 320 ILCS 20/2 from Ch. 23, par. 6602

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act and the Elder Abuse and Neglect Act. Replaces the definition of "abuse" in each Act with similar provisions defining abuse to include physical abuse, sexual abuse, and emotional or psychological abuse, explaining each term, and giving signs and symptoms of each type of abuse. Replaces the definition of "neglect" in each Act with similar provisions defining neglect to include abandonment, financial or material exploitation, and self-neglect, explaining each term, and giving signs and symptoms of each type of abuse.

99-02-17 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Aging 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 Joint Sponsor FRITCHEY 01-01-09 H Session Sine Die

HB-1316 REITZ - SILVA.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create an income tax credit for a taxpayer with an adjusted gross income of less than \$100,000 in an amount not to exceed \$500

99-04-14		Arrive Senate Placed Calndr First Rdg	
		Chief Sponsor LUECHTEFE	LD
	S	First reading	Referred to Sen Rules Comm
99-04-15	S	2	Assigned to Environment & Energy
99-04-21	S		Postponed
99-04-28	S		Recommended do pass 007-000-000
	S	Placed Calndr, Second Rdg	
99-05-05	S	Second Reading	
	S	Placed Calndr,3rd Reading	
99-05-06	S	Added as Chief Co-sponsor I	REA
99-05-11	S	Filed with Secretary	
	S	Amendment No.01	
	S	Amendment referred to	
99-05-12		Amendment No.01	
		Be apprvd for consideratn SF	LUL
		Recalled to Second Reading	
	S	Amendment No.01	LUECHTEFELD Adopted
		Placed Calndr,3rd Reading	
99-05-13		Third Reading - Passed 057-0	000-000
		Arrive House	
		Place Cal Order Concurrence	
99-05-14		Motion Filed Non-Concur 01	
		Calendar Order of Concurren	
		Re-refer Rules/Rul 19(b) RU	LES HRUL
.01-01-09	Η	Session Sine Die	

HB-1319 REITZ.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources for Clean Coal Research Grants. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 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-1320 REITZ.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources to fund subsidies available through the Clean Coal Plant Act. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 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-1321 LOPEZ - ACEVEDO - DART AND GILES.

720 ILCS 5/9-1	from Ch. 38, par. 9-1
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

Amends the Criminal Code of 1961. Provides for increased penalties for the offenses of first degree murder, aggravated battery with a firearm, and aggravated discharge of a firearm committed against a teacher or other school employee when the offense was committed upon school grounds or adjacent grounds, or in any part of a building used for school purposes.

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CORRECTIONAL NOTE (Department of Corrections)
In the first 10 years, corrections population impact would be 5
inmates and fiscal impact would be $612,900.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Judiciary II - Criminal Law
99-02-22 H Added As A Joint Sponsor ACEVEDO
99-03-03 H Correctional Note Filed
H Committee Judiciary II - Criminal Law
99-03-05 H Department of Correctional Note Filed
Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor LUECHTEFELD
                                     Referred to Sen Rules Comm
         S First reading
99-04-15 S
                                     Assigned to Environment & Energy
99-04-21 S
                                     Postponed
99-04-28 S
                                     Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Added as Chief Co-sponsor REA
99-05-11 S Filed with Secretary
                Amendment No.01
         S
                                     LUECHTEFELD
                Amendment referred to SRUL
99-05-12 S
               Amendment No.01
                                    LUECHTEFELD
         S Be appryd for consideratn SRUL
         S Recalled to Second Reading
                Amendment No.01
                                     LUECHTEFELD
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Non-Concur 01/REITZ
         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-1319 REITZ.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources for Clean Coal Research Grants. Effective July 1, 1999.

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 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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REITZ.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources to fund subsidies available through the Clean Coal Plant Act. Effective July 1, 1999.

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 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-1321 LOPEZ - ACEVEDO - DART AND GILES.

om Ch. 38, par. 9-1
om Ch. 38, par. 12-4.2
om Ch. 38, par. 24-1.2

Amends the Criminal Code of 1961. Provides for increased penalties for the offenses of first degree murder, aggravated battery with a firearm, and aggravated discharge of a firearm committed against a teacher or other school employee when the offense was committed upon school grounds or adjacent grounds, or in any part of a building used for school purposes.

```
CORRECTIONAL NOTE (Department of Corrections)
    In the first 10 years, corrections population impact would be 5
    inmates and fiscal impact would be $612,900.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    99-02-17 H First reading
                                            Referred to Hse Rules Comm
    99-02-18 H
                                            Assigned to Judiciary II - Criminal Law
    99-02-22 H Added As A Joint Sponsor ACEVEDO
    99-03-03 H
                                            Correctional Note Filed
                                            Committee Judiciary II - Criminal Law
    99-03-05 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
         H Joint Sponsor Changed to DART
99-03-12 H Added As A Co-sponsor GILES
         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
                                      Recommended do pass 010-000-000
99-05-05 S
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-08-06 H Governor approved
              Effective Date 00-01-01
         H
              PUBLIC ACT 91-0434
         Н
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HB-1322 SKINNER - WAIT.

625 ILCS 5/11-303

from Ch. 95 1/2, par. 11-303

Amends the Illinois Vehicle Code to provide that when any directional sign placed on a highway upon which over 10,000 vehicles travel each day is replaced by the Department of Transportation, the Department shall ensure that the sign is large enough to be read by motorists and is located so that a driver on a multi-lane highway may safely change lanes.

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99-02-17 H First reading
H Added As A Joint Sponsor WAIT
Referred to Hse Rules Comm
99-02-18 H Assigned to Transportation & Motor Vehicles
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1323 SKINNER.

110 ILCS 205/9.29 new

Amends the Board of Higher Education Act. Requires the Board to establish a uniform residency requirement policy for all public institutions of higher education, except public community colleges. Requires this policy to provide that if another state's residency requirement is stricter than Illinois' residency requirement, then a student from that state must meet the same residency requirement for Illinois that that state imposes on out-of-state students.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-17 H First reading
99-02-18 H
99-03-05 H
01-01-09 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Higher Education
Re-Refer Rules/Rul 19(a)
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HB-1324 SKINNER.

35 ILCS 5/703

from Ch. 120, par. 7-703

Amends the Illinois Income Tax Act. Provides that an employer must state on the withholding information statement the tax-exempt amount contributed to a medical savings account. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Revenue

99-03-04 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

99-03-19 S Chief Sponsor LAUZEN
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99-03-22 00-02-23		First reading	Referred to Sen Rules Comm Assigned to Revenue
00-03-24	S		Postponed
00-03-30	S		Recommended do pass 010-000-000
	S	Placed Calndr,Second Rdg	
00-04-05	S	Second Reading	
	S	Placed Calndr,3rd Reading	
00-04-07	S	Third Reading - Passed 058-6	000-000
	Η	Passed both Houses	
00-05-05	Η	Sent to the Governor	
00-06-22	Н	Governor approved	
	Н	Effective Date 00-06-22	
	Н	PUBLIC ACT 91-0841	

HB-1325 MCCARTHY – LANG – WOOLARD – LYONS,EILEEN – CROTTY AND BROSNAHAN.

from Ch. 91 1/2, par. 100-63

20 ILCS 1705/63

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. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/63 Adds reference to: 20 ILCS 1705/4

Deletes everything. 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. Effective immediately.

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FISCAL NOTE (Department of Human Services)
This bill carries no cost.
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FISCAL NOTE, H-AM 1 (Department of Human Services)

Same as previous fiscal note.

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: Fiscal
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99-02-17 H First reading
H Added As A Joint Sponsor LANG
H Referred to Hse Rules Comm
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99-02-18 H Assigned to Mental Health & Patient Abuse
99-03-02 H Amendment No.01 MENTAL HEALTH H Adopted
Do Pass Amend/Short Debate 010-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-03 H Joint Sponsor Changed to WOOLARD

H Joint Sponsor Changed to LYONS, EILEEN H Joint Sponsor Changed to CROTTY

99-03-04 H Fiscal Note Req as amended BLACK H St Mndt Fis Note Req Amnd

Fiscal Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-05 H Added As A Co-sponsor BROSNAHAN

99-03-10 H H Cal Ord 2nd Rdg-Shrt Dbt

99-03-12 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 99-03-17 H Fiscal Note Filed as amnded

H St Mndt Fis Note Fld Amnd
H Pld Cal 3rd Rdg-Shrt Dbt

99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000

99-03-19 S Arrive Senate

S Placed Calndr First Rdg

99-03-22 S Chief Sponsor MADIGAN,R

S First reading Referred to Sen Rules Comm
99-04-14 S Assigned to Public Health & Welfare

99-04-20 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg 99-04-22 S Second Reading S Placed Calndr, 3rd Reading 99-04-26 S Added as Chief Co-sponsor WALSH, T S Added As A Co-sponsor DEMUZIO S Third Reading - Passed 051-006-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #I/MCCARTHY H Placed Calendar Total Veto	99-04-20
S Placed Calndr, 3rd Reading 99-04-26 S Added as Chief Co-sponsor WALSH,T S Added As A Co-sponsor DEMUZIO S Third Reading - Passed 051-006-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	I r
99-04-26 S Added as Chief Co-sponsor WALSH,T S Added As A Co-sponsor DEMUZIO S Third Reading - Passed 051-006-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	99-04-22
S Added As A Co-sponsor DEMUZIO S Third Reading - Passed 051-006-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	- 1
S Added As A Co-sponsor DEMUZIO S Third Reading - Passed 051-006-000 H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	99-04-26
H Passed both Houses 99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #I/MCCARTHY H Placed Calendar Total Veto	
99-05-25 H Sent to the Governor 99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	
99-07-09 H Governor vetoed H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #I/MCCARTHY H Placed Calendar Total Veto]
H Placed Calendar Total Veto 99-10-28 H Mtn filed overrde Gov veto #I/MCCARTHY H Placed Calendar Total Veto	99-05-25 I
99-10-28 H Mtn filed overrde Gov veto #1/MCCARTHY H Placed Calendar Total Veto	
H Placed Calendar Total Veto]
00 11 17 H 2/5 vote required	j
99-11-17 H 3/5 vote required	99-11-17 1
H Override Gov veto-Hse pass 105-012-000	
99-11-18 S Placed Calendar Total Veto	
99-11-30 S Mtn filed overrde Gov veto MADIGAN,R	99-11-30
S Added as Chief Co-sponsor HALVORSON	
99-12-01 S 3/5 vote required	
S Override Gov veto-Sen pass 058-001-000	
H Bth House Ovrrde Total Veto	
99-12-06 H Filed without signature	
H Effective Date 99-12-01	_
H PUBLIC ACT 91-0652	1

HB-1326 COWLISHAW.

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. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 605 ILCS 5/6-501 Adds reference to: 605 ILCS 5/1-101

00-03-23 S

from Ch. 121, par. 1-101

Deletes everything. Amends the Illinois Highway Code to add a caption to the Section that provides the short title.

99-02-17	Η	First reading	Referred to Hse Rules Com	n
99-02-18	Η		Assigned to Local Governm	ent
99-03-04	Η		Do Pass/Short Debate Cal 0	09-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16	Н	Amendment No.01	COWLISHAW	
	Η	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shrt Dbt		
	Η	Second Reading-Short Debate	е	
	Η	Held 2nd Rdg-Short Debate		
99-03-25	Н	Amendment No.02	COWLISHAW	
	Η	Amendment referred to	HRUL	
	Η	Recommends be Adopted HR	RUL	
	Η	Held 2nd Rdg-Short Debate		
99-03-26	Η	Amendment No.02	COWLISHAW	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt		
	H		Tabled Pursnt to Rule 40(a)	HOUSE
			AMEND #1	
		3rd Rdg-Shrt Dbt-Pass/Vote	108-005-001	
99-04-14		Arrive Senate		
		Placed Calndr First Rdg		
99 - 04-15		Chief Sponsor LAUZEN		
	S	First reading	Referred to Sen Rules Comr	n
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)	
00-03-09	S		Assigned to Transportation	

Postponed

```
        00-03-29
        S
        Postponed Committee Transportation

        00-04-01
        S
        Refer to Rules/Rul 3-9(a)

        01-01-09
        H
        Session Sine Die
```

01-01-09 II Session Sine Die

HB-1327 COWLISHAW – MITCHELL,BILL – BOST – MYERS,RICHARD – JONES,JOHN.

35 ILCS 200/23-15 35 ILCS 200/23-30

Amends the Property Tax Code. Provides that a taxing district may intervene in any case in which an objection is filed against the taxing district's levy by filing an appearance in the case with notice. Provides that the taxing district is then responsible for defending the levy and the State's Attorney is relieved of the defense. Provides that the taxing district may also then participate in the court conference with the objector. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 35 ILCS 200/23-15 35 ILCS 200/23-30 Adds reference to: 35 ILCS 200/26-10

Deletes everything. Amends the Property Tax Code concerning assessments. Makes a technical change.

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/26-10 Adds reference to: 35 ILCS 200/15-172

Deletes everything. Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that if in any subsequent taxable year for which an applicant applies and qualifies for the exemption the equalized assessed value decreases, then that year shall become the "base year" for the purposes of the Act. Provides that for taxable year 1999, the Chief County Assessment Officer shall select the lowest base year from the preceding years for which the applicant received the exemption. Provides that an equalized assessed value that is based on an assessed value that results from a temporary irregularity in the property that reduces the assessed value for one or more taxable years shall not be considered the lowest equalized assessed value. Effective Immediately.

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99-02-17 H First reading
                                     Referred to Hse Rules Comm
99-02-18 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
                Amendment No.01
                                     COWLISHAW
                Amendment referred to HRUL
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-25 H
                                     COWLISHAW
                Amendment No.02
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.02
                                     COWLISHAW
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 108-004-002
99-04-14
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
         S First reading
                                     Referred to Sen Rules Comm
99-04-20 S
                                     Assigned to Revenue
99-04-29
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
         S Sponsor Removed PETERSON
         S Alt Chief Sponsor Changed GEO-KARIS
```

```
99-05-04 S Filed with Secretary
                Amendment No.01
                                     GEO-KARIS
         S
         S
                Amendment referred to SRUL
         S
                Amendment No.01 GEO-KARIS
         S
                Rules refers to
                                       SREV
99-05-06
         S
                Amendment No.01
                                     GEO-KARIS
         S
                                     Be adopted
         S Second Reading
         S
                Amendment No.01
                                     GEO-KARIS
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 057-001-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Non-Concur #1/01/COWLISHAW
         H Calendar Order of Concurren 01
99-05-20 H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
99-05-21 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/115-000-001
         H Passed both Houses
99-06-04 H Added As A Joint Sponsor MITCHELL, BILL
         H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor MYERS, RICHARD
         H Added As A Joint Sponsor JONES, JOHN
99-06-18 H Sent to the Governor
99-06-30 H Governor approved
         Η
             Effective Date 99-06-30
```

HB-1328 SCHOENBERG – COULSON – WINTERS – ERWIN – CURRY, JULIE, HOWARD, HOLBROOK, FRANKS AND SILVA.

PUBLIC ACT 91-0045

20 ILCS 3405/16

Η

from Ch. 127, par. 2716

Amends the Historic Preservation Agency Act. Provides that the Agency may make Illinois Heritage Grants for the purposes of planning, survey, rehabilitation, restoration, reconstruction, landscaping, and acquisition of Illinois properties (i) designated individually on the National Register of Historic Places, (ii) designated as a landmark under a county or municipal landmark ordinance, or (iii) located within certain historic districts when the Director of Historic Preservation determines the property is of historic significance. Provides that the Agency may require grantees to provide matching funds for each grant. Provides that every owner of a historic property is eligible to apply for a grant.

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FISCAL NOTE (Historic Preservation Agency)
HB1328 would have no fiscal impact.
99-02-17 H First reading
         H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor WINTERS
                                     Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to State Government
                                        Administration
99-02-22 H Joint Sponsor Changed to ERWIN
99-02-26 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-03 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to CURRY, JULIE
99-03-12 H Added As A Co-sponsor HOWARD
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor SILVA
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
         S Arrive Senate
         S Placed Calndr First Rdg
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psk.,

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99-03-29 S Chief Sponsor PARKER
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99-04-14 S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1329 ERWIN.

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

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.

99-02-17 H First reading

Referred to Hse Rules Comm

99-02-18 H 99-03-05 H Assigned to Human Services Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1330 ERWIN.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Grants a credit against the tax imposed by the Act in the amount of expenditures required for providing an on-site lactation room on the premises of the taxpayer's workplace. Provides that the "on-site lactation room" must be private with a locking door, comfortable accommodations, electric amenities including a refrigerator, and other reasonable items. Allows an excess credit to be carried forward to the tax liability of a succeeding taxable year. Exempts the credit from the Act's sunset requirement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

Referred to Hse Rules Comm

99-02-18 H

Assigned to Revenue

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1331 ERWIN – ZICKUS – LANG – MULLIGAN – FEIGENHOLTZ, JOHN-SON,TIM, DAVIS,MONIQUE, BELLOCK, CROTTY, MCGUIRE, BROS-NAHAN, SHARP, LYONS,EILEEN, KRAUSE, KLINGLER, LINDNER, GASH AND BRADLEY.

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5 ILCS 375/6.11
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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 5/155.36 new

215 ILCS 5/370s new

215 ILCS 5/511.114 new

215 ILCS 5/Art. VII heading new

215 ILCS 125/7-105 new

215 ILCS 125/7-110 new

215 ILCS 125/7-115 new 215 ILCS 125/7-120 new

215 ILCS 125/7-125 new

215 ILCS 125/7-125 new 215 ILCS 125/7-130 new

215 ILCS 125/7-135 new

215 ILCS 165/15.30 new

Amends the Health Maintenance Organization Act. Adds an Article to provide for an external appeal process for adverse determinations of health care treatment decisions. Authorizes the Director of Insurance to certify external appeal agents. Establishes standards for certification. Establishes the procedures for the appeal of adverse determinations of health care treatment decisions. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, and the Voluntary Health Services Plans Act to require that health care determinations be made subject to the external appeals process. Amends the State Mandates Act to provide an exemption from that Act for costs of implementing the external appeals process.

FISCAL NOTE (Department of Insurance)

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Fiscal impact to the Dpt. could exceed $200,000 for personnel
      and equipment, and more for assigning and investigating exter-
      nal appeal agents.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Creates a personnel mandate for which State reimbursement of
      increased costs to local gov't. is normally required; however,
      the State Mandates Act is amended to exempt the State from
      reimbursement liability.
      HOME RULE NOTE (Department of Commerce and Community Affairs)
      Preempts home rule authority.
  NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
      99-02-17 H First reading
               H Added As A Joint Sponsor ZICKUS
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Health Care Availability &
               H Joint Sponsor Changed to LANG
      99-03-03 H
                                             Do Pass/Short Debate Cal 017-000-001
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             Fiscal Note Requested BLACK
               Η
                                             St Mandate Fis Nte Req BLACK
                                             Home Rule Note Requested BLACK
               Η
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09<sub>.</sub> H
                                             Fiscal Note Filed
                Η
                                             St Mandate Fis Note Filed
                                             Home Rule Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Joint Sponsor Changed to MULLIGAN
                H Added As A Co-sponsor JOHNSON, TIM
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-005-000
                H Joint Sponsor Changed to FEIGENHOLTZ
      99-03-12 H Added As A Co-sponsor DAVIS, MONIQUE
                H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor CROTTY
                H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor SHARP
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor KLINGLER
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor GASH
      99-03-15 H Added As A Co-sponsor BRADLEY
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-25 S Chief Sponsor CULLERTON
                S First reading
                                             Referred to Sen Rules Comm
      99-04-14 S Added as Chief Co-sponsor MYERS,J
      01-01-09 H Session Sine Die
HB-1332
             ERWIN.
   20 ILCS 665/4
                                    from Ch. 127, par. 200-24
  Amends the Illinois Promotion Act concerning the grant of powers. Adds a caption.
      99-02-17 H First reading
                H Added As A Joint Sponsor RONEN
                H
                                             Referred to Hse Rules Comm
      99-02-18 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-1333 MULLIGAN – KRAUSE – ERWIN – MOORE, ANDREA.

105 ILCS 435/2.1

from Ch. 122, par. 697.1

Amends the Vocational Education Act. Changes the name of the Sex Equity Advisory Committee to the Gender Equity Advisory Committee, and changes the name of the sex equity coordinator to the gender equity coordinator. Provides that at least 9 members shall be appointed to advise and consult with the State Board of Education and the gender equity coordinator in all aspects relating to ensuring that all students have equal educational opportunities to pursue high wage, high skill occupations leading to economic self-sufficiency (instead of 9 members being appointed to advise and consult with the sex equity coordinator in all aspects relating to the coordinator's job description). Removes the expertise requirements for the 2 State Board of Education employees. Changes the expertise requirements for the 5 citizen appointees. Provides that membership also may include employees from the Department of Community College Board who have expertise in the same areas required for the citizen appointees. Provides that the committee shall elect a Secretary from its members (instead of the State vocational education sex equity coordinator serving as Secretary).

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading
         H Added As A Joint Sponsor KRAUSE
         H Added As A Joint Sponsor ERWIN
         H Added As A Joint Sponsor MOORE, ANDREA
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Elementary & Secondary
                                        Education
                                      Do Pass/Short Debate Cal 023-000-000
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
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor MADIGAN,L
99-04-20 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S Added as Chief Co-sponsor LIGHTFORD
                                      Assigned to Education
99-04-28 S
                                      Postponed
99-04-29 S Added as Chief Co-sponsor SULLIVAN
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 058-000-001
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
              PUBLIC ACT 91-0304
```

HB-1334 KRAUSE – MATHIAS – SCOTT – BOLAND – HOLBROOK AND OS-MOND.

35 ILCS 200/21-95

Amends the Property Tax Code. Provides that when a county or municipality acquires property through the foreclosure of a lien or through a judicial deed (now through the foreclosure of a lien or a judicial deed for demolition, repair, enclosure, or removal costs), all unpaid property taxes and existing tax liens are void. Provides that property taxes and existing liens become void when a county or municipality acquires property by acceptance of a deed of conveyance in lieu of foreclosing any lien (now in lieu foreclosing any receivership certificate lien or other lien).

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NOTE(S) THAT MAY APPLY: Fiscal
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```
99-02-17 H First reading
H Added As A Joint Sponsor MATHIAS
```

H Referred to Hse Rules Comm

99-02-18	Η		Assigned to Judiciary I - Civil Law
99-02-25	Н		Do Pass/Short Debate Cal 010-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
	Η	Joint Sponsor Changed to SC	OTT
99-03-16	Η	Second Reading-Short Debat	e
	Н	Held 2nd Rdg-Short Debate	
99-03-17	Н	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-18	Η	Added As A Joint Sponsor B	OLAND `
		Added As A Joint Sponsor H	
	Η	Added As A Co-sponsor OSM	MOND
`99-03-19	Η	3rd Rdg-Shrt Dbt-Pass/Vote	118-000-000
99-03-22		Arrive Senate	
		Placed Calndr First Rdg	
99-04-21		Chief Sponsor JONES,W	
	S	First reading	Referred to Sen Rules Comm
99-04-22	S		Assigned to Revenue
99-05-06	S		Recommended do pass 010-000-000
	S	Placed Calndr, Second Rdg	
99-05-07	S	Second Reading	
		Placed Calndr,3rd Reading	
99-05-11		Third Reading - Passed 058-0	000-001
	Η	Passed both Houses	
99-06-09	Η	Sent to the Governor	
99-07-29	Η	Governor approved	
	Η	Effective Date 00-01-01	
	Η	PUBLIC ACT 91-0305	

HB-1335 DURKIN.

35 ILCS 200/Art. 10, Div. 11 heading new

Amends the Property Tax Code concerning valuation procedures. Creates the Affordable Housing Division with the heading as the only provision.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1336 ERWIN.

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Public Health for a grant to Chase House for costs associated with a fourth Chase House child care and hospice care facility for children with AIDS or HIV and persons with HIV-affected family situations. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Appropriations-Human Services
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1337 SAVIANO.

Appropriates \$300,000 from the General Revenue Fund to the Grand Avenue Railroad Relocation Authority for the purposes of the Grand Avenue Railroad Relocation Authority Act. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm,
99-02-18 H	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1338 FEIGENHOLTZ.

305 ILCS 5/12-4.36 new

Amends the Illinois Public Aid Code. Provides that if, after an audit of a vendor under the Code, the Department of Public Aid determines that there has been an underpayment or overpayment to the vendor, the Department shall reimburse the vendor for any underpayment and collect any overpayment from the vendor.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17	H First reading	Referred to Hse Rules Comm
99-02-18	Н	Assigned to Human Services
99-03-05	H	Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1339 DANIELS - RYDER - BIGGINS.

Makes appropriations for expenses of the Office of Lieutenant Governor for the fiscal year beginning July 1, 1999.

```
99-02-17 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         H
                                     EXTENDED - 3/12/99
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                                     Motion Do Pass-Lost 006-004-002 HAPG
         H
                                     Remains in CommiApprop-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1340 WOJCIK AND COULSON.

20 ILCS 105/8.07 new

Amends the Illinois Act on the Aging. Establishes a task force within the Department on Aging to study the feasibility of re-mapping planning and service areas. Provides that the Director of Aging shall appoint one representative from each area agency on aging to serve as a member of the task force. Provides that the Director of the Department may also appoint not more than 17 other members. Provides that the task force shall report its findings and make recommendations to the General Assembly no later than January 1, 2001. Provides that the Section creating the task force is repealed on July 1, 2001. Effective immediately.

HOUSE AMENDMENT NO. 1.

Requires the task force to report to the General Assembly by April 1, 2001 (instead of January 1, 2001).

HOUSE AMENDMENT NO. 2.

99-02-17 H First reading

Requires the task force to report to the General Assembly by January 1, 2002 (instead of April 1, 2001). Repeals the provisions concerning the task force on July 1, 2002 (instead of July 1, 2001).

Referred to Hse Rules Comm

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99-02-18 H
                                     Assigned to Aging
99-03-04 H
                                     Do Pass/Short Debate Cal 016-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor COULSON
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H Relld 2nd Rdg-Short Debate
        Н
                Amendment No.01
                                     WOJCIK
        Η
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     WOJCIK
        H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     WOJCIK
                                                              Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Relld 2nd Rdg-Short Debate
        Н
                Amendment No.02
                                     WOJCIK
         Η
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.02
                                     WOJCIK
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor KARPIEL
         S First reading
                                     Referred to Sen Rules Comm
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01-01-09 H Session Sine Die

HB-1341 FEIGENHOLTZ.

225 ILCS 10/7.3 new

Amends the Child Care Act of 1969. Provides that all child care settings exempt from licensure under the Act must register with the Department and that the Department must maintain a roster of the child care settings. Effective immediately.

FISCAL NOTE (Department of Children and Family Services)

Estimated first year fiscal impact is \$1,020,190; fiscal

impact in out-years would be \$976,230.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Creates a local gov't, organization and structure mandate for

which reimbursement is not required.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17	H First	reading		Referred to Hse Rules Comm
99-02-18	Н			Assigned to Children & Youth
99-03-03	H			Do Pass/Short Debate Cal 007-001-001
	** **		 a	

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-09 H Fiscal Note Requested BIGGINS St Mandate Fis Nte Req BIGGINS

H Cal Ord 2nd Rdg-Shrt Dbt

Fiscal Note Filed 99-03-12 H

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

St Mandate Fis Note Filed H Held 2nd Rdg-Short Debate

99-03-26 H

01-01-09 H Session Sine Die

STEPHENS. HB-1342

820 ILCS 405/1701

from Ch. 48, par. 611

HEXC

Re-Refer Rules/Rul 19(a)

Re-Refer Rules/Rul 19(a)

Amends the Unemployment Insurance Act. Makes stylistic changes in provisions concerning rules.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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

JONES, JOHN - SILVA.

Appropriates \$20,000,000 to the Department of Commerce and Community Affairs for industrial development and training grants. Effective July 1, 1999.

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Approp-Gen Srvc & Govt Ovrsght

H Added As A Joint Sponsor SILVA

99-03-05 H

01-01-09 H Session Sine Die

HB-1344 CROSS.

215 ILCS 5/155.28

from Ch. 73, par. 767.28

Amends the Illinois Insurance Code. Adds a caption to a Section concerning estimates of auto premium charges.

99-02-17 H First reading Referred to Hse Rules Comm Assigned to Executive 99-02-18 H

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-1345 BOST.

Appropriates \$2,000,000 to the Department of Commerce and Community Affairs to make grants under the Economic Development Matching Grants Program. Effective July 1, 1999.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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-1346 BRADY.

215 ILCS 125/5-1

from Ch. 111 1/2, par. 1409A

Amends the Health Maintenance Organization Act. Adds a caption to a Section concerning the application of certain Illinois Insurance Code provisions.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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-1347 BRADY.

215 ILCS 5/356f

from Ch. 73; par. 968f

Referred to Hse Rules Comm

Amends the Illinois Insurance Code. Adds a caption to a Section prohibiting exclusions based upon exposure to DES.

99-02-18 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)

HB-1348 BRADY.

215 ILCS 5/41

from Ch. 73, par. 653

from Ch. 111 1/2, par. 1407

from Ch. 111 1/2, par. 1409.2

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the executive committee of domestic mutual companies.

215 ILCS 125/2-7

215 ILCS 125/4-9

01-01-09 H Session Sine Die

99-02-17 H First reading

SENATE AMENDMENT NO. 1. Deletes reference to: 215 ILCS 5/41 Adds reference to: 215 ILCS 5/3.1 from Ch. 73, par. 615.1 215 ILCS 5/35A-5 215 ILCS 5/35A-10 215 ILCS 5/35A-15 215 ILCS 5/35A-20 215 ILCS 5/35A-30 215 ILCS 5/35A-55 215 ILCS 5/35A-60 215 ILCS 5/245 from Ch. 73, par. 857 215 ILCS 5/356h from Ch. 73, par. 968h 215 ILCS 5/356v 215 ILCS 5/364 from Ch. 73, par. 976 215 ILCS 5/367 from Ch. 73, par. 979 215 ILCS 5/367i from Ch. 73, par. 979i 215 ILCS 110/25 from Ch. 32, par. 690.25 215 ILCS 125/1-3 from Ch. 111 1/2, par. 1402.1

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215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/2007 from Ch. 73, par. 1502-7
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
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Deletes everything. Amends the Risk-Based Capital Article of the Illinois Insurance Code to provide that the Article applies to entities operating under the Dental Service Plan Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that the applicability of the Risk-Based Capital Law in those organizations shall be phased in. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Limited Health Service Organization Act. Revises the definition of the term "admitted assets". Provides that the term includes certain receivables from affiliates and amounts authorized to be included in annual statements prepared in accordance with guidelines adopted by the National Association of Insurance Commissioners. Removes a provision allowing insurers to exclude blindness existing at the time the policy was issued from coverage. Limits the use of genetic information in the absence of a diagnosis related to that genetic information. Provides that group accident and health insurance is the type that covers 2, rather than 10, employees or members. Provides that replacement group health insurance policies shall cover all employees and dependents covered under the coverage being replaced. Amends the Health Maintenance Organization Act and the Illinois Insurance Code with respect to coverage of adopted children. Provides that domestic life insurance companies may pay salaries of up to \$200,000, rather than \$100,000, without a vote by the board of directors. Effective immediately.

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 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
99-03-26 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
         S Chief Sponsor PARKER
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Insurance & Pensions
99-04-27 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Sponsor Removed PARKER
         S Alt Chief Sponsor Changed MADIGAN,R
         S Filed with Secretary
         S
                Amendment No.01
                                      MADIGAN,R
         S
                Amendment referred to SRUL
99-05-12
         S
                 Amendment No.01
                                      MADIGAN.R
         S
                Rules refers to
                                        SINS
         S
                 Amendment No.01
                                      MADIGAN,R
         S
                                      Be adopted
         S Second Reading
         S
                 Amendment No.01
                                      MADIGAN.R
                                                               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
         H Motion Filed Concur
         H
                 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 01/115-000-000
         H Passed both Houses
99-06-18 H Sent to the Governor
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99-08-14 H Governor approved

H Effective Date 99-08-14

H PUBLIC ACT 91-0549
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HB-1349 BRADY.

215 ILCS 5/357.31

from Ch. 73, par. 969.31

Amends the Illinois Insurance Code. Adds a caption to a Section concerning the refund of unearned premium upon death of the insured.

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99-02-17	H First reading	Referred to Hse Rules Comm
99-02-18	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-1350 PARKE.

20 ILCS 1005/43a

from Ch. 127, par. 43a

20 ILCS 1005/43a.14 new

Amends the Civil Administrative Code of Illinois. Gives the Department of Employment Security the power to establish a telephone Voice Response System under which claimants may enter a personal identification number and enter information regarding employment searches, money earned, and availability of work, and employers may inquire about tax rates and other information.

99-02-17	Н	First reading	Referred to Hse Rules Comm
99-02-18	Η	_	Assigned to Labor & Commerce
99-03-05	Н		Re-Refer Rules/Rul 19(a)
01.01.00	н	Section Sine Die	

HB-1351 PARKE.

20 ILCS 605/46.19

from Ch. 127, par. 46.19

Amends the Civil Administrative Code of Illinois. Makes stylistic changes in the Section regarding DCCA's promotion of industrial development and economic welfare.

Peferrad to Hea Pules Comm

99-02-17	п	rust leading	Referred to fise Rules Collins
99-02-18	Н		Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Pled 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-1352 MOFFITT – LAWFER – BOST – SMITH, MICHAEL – BOLAND.

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55 ILCS 5/3-6005 from Ch. 34, par. 3-6005
55 ILCS 5/4-5001 from Ch. 34, par. 4-5001
725 ILCS 5/110-7 from Ch. 38, par. 110-7
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Amends the Counties Code. Provides that the person elected Sheriff has 30 days, rather than 20 days, after his or her election or appointment to give bond or take oath, or the office shall be declared vacant. Provides that the \$1 fee for taking bonds on legal process in counties of the first and second classes applies to both civil and criminal cases. Amends the Code of Criminal Procedure of 1963. Provides that the person must deposit any required bond fee authorized by law in addition to the bond amount in order to be released on bail.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 55 ILCS 5/4-5001 725 ILCS 5/110-7

Deletes everything. Amends the Counties Code. Provides that the person elected Sheriff has 30 days, rather than 20 days, after his or her election or appointment to give bond or take oath, or the office shall be declared vacant.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Local Government

99-02-26	Н		Do Pass/Short Debate Cal 009-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09			MOFFITT
	Η	Amendment referred to	HRUL
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16	Η	Second Reading-Short Debate	
		Held 2nd Rdg-Short Debate	
99-03-18		Amendment No.01	MOFFITT
	Η	Recommends be Adopted HR	UL/003-002-000
	Н	Amendment No.01	MOFFITT Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt	•
99-03-19	Η	3rd Rdg-Shrt Dbt-Pass/Vote	18-000-000
	Η	Added As A Joint Sponsor La	AWFER
		Added As A Joint Sponsor Be	
		Added As A Joint Sponsor Sl	
		Added As A Joint Sponsor Be	OLAND
99-03-22	S	Arrive Senate	
		Placed Calndr First Rdg	į,
		Chief Sponsor SHADID	
		First reading	Referred to Sen Rules Comm
99-03-25			Assigned to Local Government
99-04-14	-		Recommended do pass 009-000-000
	S	Placed Caindr, Second Rdg	
99-04-20		Second Reading	
		Placed Calndr,3rd Reading	
99-04-21		Third Reading - Passed 057-0	000-000
		Passed both Houses	
		Sent to the Governor	
99-07-09		Governor approved	
		Effective Date 00-01-01	
	Η	PUBLIC ACT 91-0076	
 TT	TT.	CINIC MARKETTAC DI ACC	W WOCEI

HB-1353 WIRSING - MATHIAS - BLACK - KOSEL.

110 ILCS 805/3-11

99-02-17 H First reading

from Ch. 122, par. 103-11

Referred to Hse Rules Comm

Amends the Public Community College Act to allow the board of a community college district to use the common name of the community college in the board's name (instead of the community college district's number).

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99-02-18 H
                                      Assigned to Higher Education
99-02-26 H
                                      Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor MATHIAS
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BLACK
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-15 H Added As A Joint Sponsor KOSEL
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor BURZYNSKI
                                      Referred to Sen Rules Comm
         S First reading
                                      Assigned to Education
99-04-20 S
99-04-28 S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Caindr, 3rd Reading
99-05-06 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 91-0306
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HB-1354 SAVIANO.

820 ILCS 320/7 new

Amends the Public Safety Employee Benefits Act. Defines "catastrophic injury" as an injury that permanently prevents an individual from performing any gainful work. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-17 H First reading
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Labor & Commerce
   99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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MAUTINO. HB-1355

215 ILCS 5/107.15a from Ch. 73, par. 719.15a 215 ILCS 5/107.29

Amends the Illinois Insurance Code with respect to the operation of an insurance exchange. Deletes language designating the exchange as the Illinois Insurance Exchange. Effective immediately.

FISCAL NOTE (Department of Insurance) There will be no fiscal impact. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Insurance 99-02-24 H Fiscal Note Filed Committee Insurance H 99-02-25 H Do Pass/Short Debate Cal 015-000-000 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 99-03-23 S Chief Sponsor MADIGAN,R S First reading Referred to Sen Rules Comm 99-03-25 S Assigned to Insurance & Pensions 99-04-20 S Recommended do pass 006-000-000 S Placed Calndr, Second Rdg 99-04-22 S Second Reading S Placed Calndr,3rd Reading

Effective Date 99-07-09 PUBLIC ACT 91-0077 HB-1356 SAVIANO - RYDER - JONES, LOU - BUGIELSKI.

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

210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Provides that an authorized postsurgical recovery care center may request permission from the Department of Public Health to expand the scope of the services provided by the center to allow the treatment of nonsurgical patients. Requires that the proposed services be provided to generally healthy patients and meet other criteria. Requires the Department's approval of the proposed services.

HOUSE AMENDMENT NO. 1.

Η

With respect to a hearing to contest the Department of Public Health's failure to approve a postsurgical recovery care center's request to expand the scope of its services, removes the requirement that the Department conduct the hearing in accordance with the Illinois Administrative Procedure Act.

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99-02-17 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor JONES, LOU
         H Added As A Joint Sponsor BUGIELSKI
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Health Care Availability &
                                        Access
99-03-03 H
                                      HTHCR-AVB-ACS H
                                                              Adopted
                Amendment No.01
                                      Remains in CommiHealth Care Availability
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1357 1792

HB-1357 KENNER.

35 ILCS 5/204

from Ch. 120, par. 2-204

Amends the Illinois Income Tax Act. For taxable years ending on or after December 31, 2001 and before December 31, 2002, increases the basic amount of the standard exemption to \$2,250 (now \$2,000). Increases the basic amount to \$2,500 for taxable years ending on or after December 31, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1358 PERSICO – SCOTT – O'CONNOR.

310 ILCS 65/3 from Ch. 67 1/2, par. 1253 310 ILCS 65/8 from Ch. 67 1/2, par. 1258

Amends the Illinois Affordable Housing Act. Provides that moneys held in the Illinois Affordable Housing Trust Fund by the Illinois Housing Development Authority may be used for real estate tax relief grants to owners of senior project-based housing who have signed agreements with the Authority to maintain their senior project-based housing status beyond their subsidized program restriction period for a minimum of 5 years. Provides that the grants shall be disbursed by the Authority from Trust Fund Moneys for this purpose in the amount of no less than \$1,000,000. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Urban Revitalization
99-02-26 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-01 H Added As A Joint Sponsor SCOTT
H Added As A Joint Sponsor O'CONNOR
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-1359 KENNER.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a credit for an individual in the amount of 20% of the federal earned income tax credit for that individual beginning with tax years beginning on or after January 1, 2000, and ending with tax years ending on or before December 30, 2005.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine-Die

HB-1360 WINKEL AND JOHNSON,TIM.

225 ILCS 460/3

from Ch. 23, par. 5103

Amends the Solicitation for Charity Act to exempt volunteer organizations that provide fire, ambulance, or rescue services if solicited contributions are raised solely within the community or district served by the organization. Effective immediately.

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to State Government
Administration
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Co-sponsor JOHNSON,TIM
01-01-09 H Session Sine Die

HB-1361 DAVIS, MONIQUE.

105 ILCS 5/34-3.4

Amends the School Code. Requires the Chicago Schools Academic Accountability Council to adopt and publicize a set of criteria that the Council must use to determine which teachers and principals it reviews and investigates.

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FISCAL NOTE (State Board of Education)
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There is no fiscal impact on SBE; there would be minimal fiscal

impact on Chicago Public Schools.

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

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Elementary & Secondary

Education

99-03-02 H Fiscal Note Filed
H Committee Elementary & Secondary

Education

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1362 WINKEL – BLACK – CURRY, JULIE – OSMOND.

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

Amends the Fire Protection District Act. Requires an annexing municipality to pay certain real estate tax moneys to a fire protection district from which territory is disconnected by operation of law.

HOUSE AMENDMENT NO. 1.

Н

Н

Effective Date 00-01-01

PUBLIC ACT 91-0307

Deletes the provision concerning the payment of real estate tax moneys to a fire protection district from which territory is disconnected. Provides that an annexing municipality must pay real estate tax moneys to the fire protection district from which territory is annexed for a period of 5 years. Provides that the amount of real estate tax moneys paid to the fire protection district shall be an amount equal to a certain percentage of the real estate tax collected on the property in the disconnected territory by the fire protection district in the tax year immediately preceding the year in which the disconnection took effect. Provides that the moneys shall be paid on a sliding scale.

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99-02-17 H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Local Government
99-02-26 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                      WINKEL
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                      WINKEL
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                      WINKEL
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-23 H Added As A Joint Sponsor BLACK
99-03-25 H Added As A Joint Sponsor CURRY, JULIE
         H Added As A Joint Sponsor OSMOND
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor WEAVER,S
99-04-15 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
         S Filed with Secretary
         S
                Amendment No.01
                                      WEAVER,S
         S
                Amendment referred to
                                      SRUL
         S
                Amendment No.01
                                      WEAVER,S
           Be apprvd for consideratn SRUL
99-05-06 S
                                     Mtn Prevail -Table Amend No 01/
                                        WEAVER,S
                Amendment No.01
                                      WEAVER,S
                                                              Tabled
         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
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HB-1363 **1794**

HB-1363 BUGIELSKI.

625 ILCS 5/12-612 new

Amends the Illinois Vehicle Code to provide that while operating a vehicle, other than a law enforcement vehicle, a driver may use only a telephone equipped with an apparatus that allows the driver to talk and listen without holding the telephone or its handset or receiver.

FISCAL NOTE (Illinois State Police)

There would be no fiscal impact on the State Police. CORRECTIONAL NOTE (Department of Corrections)

HB1363 would have no fiscal or prison population impact on DOC.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Transportation & Motor Vehicles
99-02-24 H
                                       Fiscal Note Filed
         Н
                                       Correctional Note Filed
         Η
                                       Committee Transportation & Motor Vehicles
         Н
                                       Re-assigned to Executive
99-03-04 H
                                       Do Pass/Short Debate Cal 009-006-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 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-1364 GIGLIO.

415 ILCS 5/55.6

from Ch. 111 1/2, par. 1055.6

Amends the Environmental Protection Act. Makes a technical change in the Section concerning the Used Tire Management Fund.

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        99-02-17
        H
        First reading
        Referred to Hse Rules Comm

        99-02-18
        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 Re-Refer Rules/Rul 19(a)

        01-01-09
        H
        Session Sine Die
```

HB-1365 HOFFMAN - CAPPARELLI - BLACK.

50 ILCS 705/6 from Ch. 85, par. 506

50 ILCS 705/6.1 new

Amends the Illinois Police Training Act. Provides for the decertification of police officers convicted of felonies and certain misdemeanors.

CORRECTIONAL NOTE (Department of Corrections)

HB1365 would have minimal fiscal or prison population impact.

FISCAL NOTE (Illinois State Police)

There will be no fiscal impact on the Ill. State Police.

FISCAL NOTE (Law Enforcement Training and Standards Board)

Costs would be minimal and could be funded within the Board's

proposed FY2000 budget.

CORRECTIONAL NOTE (Department of Corrections)

Same as previous correctional note.

FISCAL NOTE (Department of Corrections)

Same as correctional note.

SENATE AMENDMENT NO. 1.

Provides that the Department of State Police must process, retain, and additionally provide and disseminate information to the Board concerning criminal charges, arrests, convictions, and their disposition, that have been filed before, on, or after the effective date of this amendatory Act of the 91st General Assembly against a basic academy applicant, law enforcement applicant, or law enforcement officer whose fingerprint identification cards are on file or maintained by the Department of State Police.

NOTE(S) THAT MAY APPLY: Correctional

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Executive

```
99-02-24 H Added As A Joint Sponsor CAPPARELLI
      99-02-25 H
                                            Fiscal Note Requested POE
               Η
                                            Correctional Note Requested POE
               Η
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-01 H
                                            Correctional Note Filed
                                            Fiscal Note Filed
               Η
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-03 H
                                            HOFFMAN
                       Amendment No.01
               H
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-05 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
      99-03-10 H Joint Sponsor Changed to BLACK
      99-03-11 H
                       Amendment No.01
                                            HOFFMAN
               H Recommends be Adopted HRUL/005-000-000
               H Cal Ord 3rd Rdg-Short Dbt
                                             Tabled Pursnt to Rule 40(a) HOUSE
                                               AMEND #1
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
               S Chief Sponsor DUDYCZ
      99-03-17 S First reading
                                             Referred to Sen Rules Comm
      99-03-18 S Added as Chief Co-sponsor SHADID
      99-03-19 S
                                             Correctional Note Filed
               S
                                             Fiscal Note Filed
                S
                                             Committee Rules
      99-03-25
                                             Assigned to Local Government
      99-04-14 S
                       Amendment No.01
                                             LOCAL GOV S
                                                                      Adopted
               S
                                             Recmnded do pass as amend 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 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Concur
                       Motion referred to
                                              HRUL
               H
               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 01/117-000-000
               H Passed both Houses
      99-06-16 H Sent to the Governor
      99-08-13 H Governor approved
                    Effective Date 00-01-01
               Н
                    PUBLIC ACT 91-0495
HB-1366
             REITZ - HARTKE.
   65 ILCS 5/11-135-2
                                    from Ch. 24, par. 11-135-2
   65 ILCS 5/11-135-3
                                    from Ch. 24, par. 11-135-3
   65 ILCS 5/11-135-4
                                    from Ch. 24, par. 11-135-4
```

Amends the Illinois Municipal Code. Provides that an additional municipality or water commission (now municipality) may join a joint water supply and waterworks system if the municipality or water commission has been a continuous customer of the same water commission for a minimum of 20 years, receives at least 90% of its water from the water commission, or the population of the municipality or water commission exceeds 20% of the population of then current members (now, if a municipality has been a continuous customer of the same water commission for a minimum of 20 years, receives at least 90% of the water from the water commission, and the population of the municipality exceeds 25% of the population of the then current members). Provides that the name of the system may (now shall) be changed when a new member joins. Effective immediately.

FISCAL NOTE (Department of Natural Resources)
HB | 366 will not increase or decrease revenues or cause expenditures of State funds.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Municipal Code. Deletes a provision that a commissioner of a water commission who is an employee of the municipality or county from which the commissioner is appointed may not receive compensation for serving as a commissioner.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends providing that a municipality or water commission may become part of a joint municipality or water supply and waterworks system if (i) the municipality or water commission has been a customer of the same water commission for 20 years, (ii) the municipality or water commission receives at least 90% of its water from the water commission, and (iii) the population of the municipality or water commission exceeds 20% of the population of the current members (now the municipality or water commission may join if it meets one of the 3 requirements).

00 02 17			· · · · · · · · · · · · · · · · · · ·
		First reading	Referred to Hse Rules Comm
99-02-18			Assigned to Local Government
99-02-26		·	Do Pass/Short Debate Cal 009-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
		Added As A Joint Sponsor H	ARTKE .
99-03-05	Η		Fiscal Note Filed
		Cal Ord 2nd Rdg-Shrt Dbt	
99-03-11	Η	Second Reading-Short Debat	e
		Pld Cal 3rd Rdg-Shrt Dbt	
99-03-12	Η	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
99-03-16	S	Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-30	S	Chief Sponsor LUECHTEFE	LD
99-04-14	S	First reading	Referred to Sen Rules Comm
			Assigned to Local Government
99-05-04		Amendment No.01	LOCAL GOV S Adopted
)) 05 0 1	S	Amendment 110.01	Recmnded do pass as amend 009-000-000
		Placed Calndr, Second Rdg	reconnect do pass as amena 607 600 600
99-05-06		Second Reading	
JJ-05-00		Placed Calndr,3rd Reading	
99-05-11		Third Reading - Passed 057-0	001_001
		Arrive House	,
99-03-12		Place Cal Order Concurrence	.01
00.05.14		Motion Filed Concur	.01
99-03-14	Н		HRUL
		Calendar Order of Concurren	
00.05.17			HLGV/01
99-05-17			
00.05.10		Calendar Order of Concurren	
99-03-18		Be approved for consideratin 1/1	
		H Concurs in S Amend 01/11 Passed both Houses	7-001-000
00 06 16			
		Sent to the Governor	
99-08-14		Governor Amendatory Veto	
00 11 16		Placed Cal Amendatory Veto	
99-11-16		Mtn fild accept amend veto #	
	Н	Motion referred to	HRUL
00 11 10		Placed Cal Amendatory Veto	
99-11-18	Н		App for Consider - Complace 3/5 vote required
		Accept Amnd Veto-House Pa	
	С	Placed Cal Amendatory Veto	455 110-000-000
00 11 20			
		Mtn fild accept amend veto I	
99-12-01		Accept Amnd Veto-Sen Pass	
00 12 00		Bth House Accept Amend Vo	ะเบ
		Return to Gov-Certification	
99-12-22		Governor certifies changes	
	Н		
	Η	PUBLIC ACT 91-0659	

HB-1367 HOFFMAN.

35 ILCS 200/15-145

Amends the Property Tax Code concerning the veterans' organization property tax exemption. Includes social events generating proceeds for nonprofit entities or purposes within the "charitable purposes" requirement of the exemption. Effective immediately

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 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-1368 CURRY, JULIE.

765 ILCS 5/30

from Ch. 30, par. 29

Amends the Conveyances Act. Provides that deeds, mortgages, contracts for deed, memoranda of agreement for deed, agreements for deed, and other instruments that affect interests in real property take effect and are in force only after being recorded (now, effective as to creditors and subsequent purchasers only after being recorded). Effective immediately.

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FISCAL NOTE (Secretary of State)
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There will be no fiscal impact on this department.

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99-02-17 H First reading
99-02-18 H
99-03-02 H
99-03-05 H
99-03-05 H
01-01-09 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Fiscal Note Filed
Committee Judiciary I - Civil Law
Re-Refer Rules/Rul 19(a)
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HB-1369 FRANKS.

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, 2001. 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, 2000 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, 2001, the committee that advises the Authority on the toll highway system shall advise the Department instead.

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STATE DEBT NOTE (Economic and Fiscal Commission)
HB 1369 would have no direct impact on the level of State in-
debtedness.
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debtedness.
NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading
99-02-18 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 Re-Refer Rules/Rul 19(a)
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HB-1370 HOFFMAN.

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410 ILCS 535/12 from Ch. 111 1/2, par. 73-12 750 ILCS 45/6 from Ch. 40, par. 2506
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Amends the Illinois Parentage Act of 1984. Makes provision for the establishment of a child and parent relationship between a child and his or her biological parents who have had a child using a surrogate mother if all parties and spouses of parties involved sign certified statements consenting to establishing the parentage and a physician certifies that the child is the biological child of the donor parents. Amends the Vital Records Act. Provides that in cases where parentage has been established in the name of the biological parents of a child who was delivered by a surrogate mother, the names of the biological parents shall be on the child's birth certificate. Effective immediately.

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FISCAL NOTE (Department of Children and Family Services)
HB1370 would impose no cost to the Department.
99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Judiciary I - Civil Law
99-02-25 H
                                       Do Pass/Short Debate Cal 010-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H
                                       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
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor BOWLES
         S First reading
                                       Referred to Sen Rules Comm
99-04-22 S
                                       Assigned to Judiciary
99-05-04 S Added as Chief Co-sponsor CLAYBORNE
99-05-05 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 99-07-29
         Н
              PUBLIC ACT 91-0308
         Н
      FRANKS - FEIGENHOLTZ.
```

625 ILCS 5/3-412

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

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue orange colored registration plates for any vehicle registered to an owner who has been convicted on 2 or more occasions for driving while under the influence of alcohol or drugs.

FISCAL NOTE (Secretary of State)

A new series of license plates would cost \$50,000.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Fails to meet the definition of a State mandate.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Constitutional Officers
99-03-03 H
                                       Do Pass/Stndrd Dbt/Vote 006-005-000 HCOF
         H Plcd Cal 2nd Rdg Stndrd Dbt
                                       Fiscal Note Requested BEAUBIEN
         Η
                                       St Mandate Fis Nte Req BEAUBIEN
         Н
         H Cal 2nd Rdg Stndrd Dbt
                                       Fiscal Note Filed
99-03-09 H
         H Cal 2nd Rdg Stndrd Dbt
99-03-11 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
                                       Re-Refer Rules/Rul 19(a)
99-03-26 H
99-04-22 H Added As A Joint Sponsor FEIGENHOLTZ
01-01-09 H Session Sine Die
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HB-1372 HOFFMAN - MCGUIRE - FLOWERS.

New Act

Creates the Second Lowest Bidders' Protection Act. Provides that the second lowest bidder on a public works project and any person that entered into a contract with the second lowest bidder who suffers damages as a result of the rejection of a bid for the public works project because the successful bidder violated certain labor Acts may bring an action for damages against the violator, subject to specified restrictions.

FISCAL NOTE (Capital Development Board) No real fiscal impact can be calculated.

```
BALANCED BUDGET NOTE (Bureau of the Budget)
      Since the bill is not a supplemental appropriation, the Balanc-
      ed Budget Note Act is inapplicable.
      HOUSING AFFORDABILITY NOTE (Housing Development Authority)
      No fiscal effect on a single-family residence.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Does not create a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to State Procurement
      99-02-24 H
                                             Do Pass/Short Debate Cal 006-002-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-02-25 H
                                             Fiscal Note Requested BLACK
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             St Mandate Fis Nte Req PARKE
               Η
                                             Balanced Budget Note Reg PARKE
               Η
                                             Housng Aford Note Requested PARKE
               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
                                             Balanced Budget Note Filed
               Η
                                             Housing Aford Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Added As A Joint Sponsor MCGUIRE
               H Joint Sponsor Changed to FLOWERS
      99-03-12 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H
                                             St Mandate Fis 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
HB-1373
             LOPEZ - ACEVEDO.
   40 ILCS 5/14-103.40 new
   40 ILCS 5/14-110
                                    from Ch. 108 1/2, par. 14-110
   40 ILCS 5/14-110.1 new
   40 ILCS 5/14-114
                                    from Ch. 108 1/2, par. 14-114
```

Amends the State Employee Article of the Illinois Pension Code. Provides a Deferred Retirement Option Plan for State Police, under which a State Policeman who is at least age 50 with 20 years of eligible creditable service may continue in active service for up to 3 years while having his or her retirement annuity paid into a special account, to be distributed to the employee upon retirement. Bases the retirement annuity on the employee's service and average salary as of the time of joining the DROP plan. Requires termination of service at the end of the DROP plan participation period. Effective immediately.

```
HOUSING AFFORDABILITY NOTE (Housing Development Authority)
    No fiscal effect on a single-family residence.
    PENSION NOTE (Pension Laws Commission)
    Estimated increase in accrued liability of SERS is $60.5
    million; estimated increase in total annual cost is 4.428% of
    affected payroll.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    99-02-17 H First reading
                                           Referred to Hse Rules Comm
    99-02-18 H
                                           Assigned to Personnel & Pensions
    99-02-22 H Added As A Joint Sponsor ACEVEDO
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-09 H
                                           Housing Aford Note Filed
                                           Committee Rules
    99-05-03 H
                                           Pension Note Filed
                                           Committee Rules
    01-01-09 H Session Sine Die
```

HB-1374 LOPEZ – ACEVEDO.

Appropriates \$1 to the Illinois Community College Board for community college programs. Effective July 1, 1999.

99-02-17 H First reading

Referred to Hse Rules Comm

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99-02-18 H Assigned to Appropriations-Higher Education
99-02-22 H Added As A Joint Sponsor ACEVEDO
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules
01-01-09 H Session Sine Die
```

HB-1375 HOFFMAN – LANG – BROSNAHAN – FLOWERS – DAVIS,MONIQUE, JONES,LOU, BRADLEY AND CROTTY.

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30 ILCS 105/5.490 new
820 ILCS 130/6 from Ch. 48, par. 39s-6
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
```

Amends the Prevailing Wage Act and the State Finance Act. Provides that the Department of Labor shall complete its investigation of a complaint alleging a violation of the Prevailing Wage Act within 90 days after it is filed. Provides that, if the Department of Labor has not made a final determination on a complaint within 180 days after it is filed, the Director of Labor shall refer the complaint to the Attorney General, who shall then determine whether to sue to enforce the Act and prosecute violations. Requires contractors and subcontractors covered by the Act to post the prevailing wage rates at a location that is easily accessible to employees engaged on the project. Provides that failure to comply with a subpoena is a violation of the Act. Creates the Prevailing Wage Enforcement Fund as a special fund in the State treasury. Provides that penalties collected for violations of the Prevailing Wage Act shall be deposited into the Fund and moneys in the Fund shall be used to conduct investigations under the Act.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

No fiscal effect on a single-family residence.

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 meet the definition of a State mandate.

FISCAL NOTE (Department of Labor)

Estimated fiscal impact totals \$254,675.

FISCAL NOTE, H-AM 1 (Department of Labor)

Same as previous note.

HOUSE AMENDMENT NO. 1.

Further amends the Prevailing Wage Act. Deletes a provision that requires the Department of Labor to refer a complaint to the Attorney General if the Department does not make a final determination on the complaint within 180 days after the complaint is filed. Deletes a provision allowing the Attorney General to determine merits of the complaint and sue to enforce the provisions of the Act. Deletes provisions creating the Prevailing Wage Enforcement Fund.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    99-02-17 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Labor & Commerce
    99-02-18 H
             H Added As A Joint Sponsor LANG
    99-02-26 H
                                          Do Pass/Short Debate Cal 016-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H
                                          Fiscal Note Requested PARKE
             Н
                                          St Mandate Fis Nte Reg PARKE
             Η
                                          Balanced Budget Note Req PARKE
                                          Housing Aford Note Requested PARKE
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to BROSNAHAN
    99-03-09 H
                                          Housing Aford Note Filed
             H
                                          Balanced Budget Note Filed
             Η
                                          St Mandate Fis Note Filed
             Η
                     Amendment No.01
                                          HOFFMAN
             Η
                     Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Joint Sponsor Changed to FLOWERS
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99-03-12 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-15 H
                                            Fiscal Note Filed
                                            Fiscal Note Filed as amnded
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor DAVIS, MONIQUE
      99-03-16 H
                       Amendment No.02
                                            PARKE
                       Amendment referred to HRUL
               Н
                       Amendment No.01
                                            HOFFMAN
               Н
               H Recommends be Adopted HRUL
               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 076-038-001
               H Added As A Co-sponsor JONES,LOU
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor CROTTY
      99-03-19 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor WELCH
      99-03-22 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1376
             ACEVEDO -- LOPEZ.
  105 ILCS 5/2-3.76
                                   from Ch. 122, par. 2-3.76
  Amends the School Code to add a caption to a Section requiring the State Board of
Education to be responsible for ensuring that educational services are provided to all el-
igible children.
      99-02-17 H First reading
                                            Referred to Hse Rules Comm
      99-02-18 H
                                            Assigned to Executive
      99-02-22 H Added As A Joint Sponsor ACEVEDO
      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 ACEVEDO
               H Joint Sponsor Changed to LOPEZ
                       Amendment No.01
                                            ACEVEDO
               Η
               Η
                       Amendment referred to HRUL
                       Rules refers to
               Η
                                             HHED
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                       Amendment No.01
                                            ACEVEDO
               H Recommends be Adopted-Lost HHED/004-001-004
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             LOPEZ - ACEVEDO.
  Appropriates $1 to the State Board of Education for educational programs. Effective
July 1, 1999.
      99-02-17 H First reading
                                            Referred to Hse Rules Comm
      99-02-18 H
                                            Assigned to Approp-Elementary & Secondary
                                              Educ
      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-1378
             BRUNSVOLD.
  510 ILCS 77/5
  510 ILCS 77/8 new
  510 ILCS 77/10.60
  510 ILCS 77/35
```

Amends the Livestock Management Facilities Act. Provides that the policy of the State is to maintain a sustainable livestock industry while protecting the small to me-

dium sized family farm operation. Provides for a 2-year moratorium on construction and commencement of the operation of new facilities that would house 500 or more animal units. Establishes new setback requirements for new livestock management and livestock waste handling facilities. Provides that facilities that have not reached a specified stage of construction by the effective date of the amendatory Act are subject to its newly established terms. Effective immediately.

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FISCAL NOTE (Department of Agriculture)
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Initial financial impact should be less than \$10,000; long term impact will be for compliance review and cannot be

determined at this time.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Agriculture & Conservation
99-03-03 H Fiscal Note Filed
Committee Agriculture & Conservation
99-03-05 H Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

LOPEZ - ACEVEDO.

110 ILCS 805/2-7

HB-1379

from Ch. 122, par. 102-7

Amends the Public Community College Act to add a caption to a Section concerning the appointment of advisory committees.

```
99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Executive
99-02-22 H Added As A Joint Sponsor ACEVEDO
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
99-03-12 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-1380 BRUNSVOLD.

01-01-09 H Session Sine Die

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30 ILCS 105/5.490 new
625 ILCS 5/2-119 from Ch. 95 1/2, par. 2-119
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-806 from Ch. 95 1/2, par. 3-806
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Amends the Illinois Vehicle Code. Provides that \$2 of each vehicle registration fee shall be deposited into the Secretary of State Registration Plate Replacement Fund to be used for the plate manufacturing and processing costs for multi-year registrations. Provides that the Secretary of State shall, beginning in 2000, replace multi-year registration plates and, after completion of the replacement process, replace multi-year registration plates every 5 years. Provides that if at any time the moneys in the Secretary of State Registration Plate Replacement Fund exceed \$50,000,000, all moneys in excess of \$50,000,000 shall be transferred and deposited into the Road Fund. Provides that the annual registration fee for automobiles is \$50 (instead of \$48). Amends the State Finance Act to create the Secretary of State Registration Plate Replacement Fund. Effective immediately.

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FISCAL NOTE (Secretary of State)
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Replating costs on a continuous 5-year cycle are estimated at \$52 million; fees would generate an additional \$70 million.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-17 H First reading
99-02-18 H
Assigned to Constitutional Officers
99-02-26 H
Fiscal Note Filed
Committee Constitutional Officers
99-03-05 H
Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-1381 LOPEZ - ACEVEDO AND NOVAK.

720 ILCS 5/31-5.5 new

Amends the Criminal Code of 1961. Creates the offense of failure to report an offense committed against a child. Provides that it is a Class A misdemeanor to knowingly fail to report to a law enforcement agency or peace officer an offense that has been committed against a child under 18 years of age if the person knows that the offense has been committed against the child and knows that the child has died or that the child's life or health has been endangered by the commission of the offense.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

NOTE(S) THAT MAY APPLY: Correctional

01-01-09 H Session Sine Die

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Judiciary II - Criminal Law
99-02-22 H Added As A Joint Sponsor ACEVEDO
99-03-03 H
                                      Correctional Note Filed
                                       Committee Judiciary II - Criminal Law
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
99-03-25 H Added As A Co-sponsor NOVAK
```

BUGIELSKI - SAVIANO - PERSICO - BURKE - KOSEL AND HASSERT. HR-1382

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225 ILCS 25/4
                                    from Ch. 111, par. 2304
225 ILCS 25/6
                                    from Ch. 111, par. 2306
225 ILCS 25/18
                                    from Ch. 111, par. 2318
225 ILCS 25/23
                                    from Ch. 111, par. 2323
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Amends the Illinois Dental Practice Act. Provides that general supervision of a dental hygienist requires a dentist's verbal or written authorization for procedures. Provides that the Board shall be made up of 12 persons (instead of 10) with the 2 additional members being dental hygienists. Provides that a dental hygienist may work under the general supervision (instead of supervision) of a dentist in certain settings. Provides that a dental hygienist may perform certain services, tasks, or procedures with the written or verbal authorization of a dentist in certain settings. Provides that failure to report an improper delegation is grounds for disciplinary action. Effective immediately.

FISCAL NOTE (Department of Professional Regulation)

No measurable fiscal impact.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
225 ILCS 25/4
225 ILCS 25/6
225 ILCS 25/18
225 ILCS 25/23
Adds reference to:
225 ILCS 25/35
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from Ch. 111, par. 2335

Deletes everything. Amends the Illinois Dental Practice Act. Makes a stylistic change in the Section concerning unreasonable revocation orders.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-17 H First reading
         H Added As A Joint Sponsor PERSICO
         H Added As A Joint Sponsor BURKE
         H Added As A Joint Sponsor HASSERT
                                     Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Registration & Regulation
99-02-24 H
                                     Fiscal Note Filed
        Η
                                     Committee Registration & Regulation
99-03-03 H
                Amendment No.01
                                     REGIS REGULAT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to SAVIANO
         H Joint Sponsor Changed to KOSEL
         H Added As A Co-sponsor HASSERT
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 Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
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99-03-23 H Amendment No.02 BUGIELSKI
H Amendment referred to HRUL
H Amendment No.03 BUGIELSKI
H Amendment No.03 BUGIELSKI
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
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HB-1383 BLACK - DELGADÓ - DAVIS, MONIQUE - HARRIS - MATHIAS AND BRADLEY.

New Act 5 ILCS 140/7 from Ch. 116, par. 207 20 ILCS 2605/55a from Ch. 127, par. 55a 30 ILCS 105/5.490 new 30 ILCS 105/5.491 new 30 ILCS 105/8.36 new

Creates the Wireless Emergency Telephone Safety Act. Provides that the digits "9-1-1" shall be the designated emergency telephone number within the wireless system. Provides that the Illinois Commerce Commission may set standards for directing calls to public safety answering points. Provides that an emergency telephone system board may declare an intention for one or more of its public safety answering points to serve as a primary wireless 9-1-1 public safety answering point for the jurisdiction. Provides that for jurisdictions without a designated wireless 9-1-1 public safety answering point, the Department of State Police shall be the primary wireless 9-1-1 public safety answering point. Provides for a monthly surcharge to be collected by wireless carriers as a separate item on subscriber bills. Creates the State Wireless Service Emergency Fund and the Wireless Enhanced 9-1-1 Emergency System Trust Fund. Provides that information about surcharge moneys paid by wireless carriers shall not be disclosed. Limits the liability of the State Police, the Wireless Emergency Telephone System Distribution Fund, units of local government, public safety agencies, public safety answering points, emergency telephone system boards, and wireless carriers for any act or omission in the development, design, installation, operation, maintenance, performance, or provision of wireless 9-1-1 service unless the act or omission constitutes gross negligence, recklessness, or intentional misconduct. Preempts home rule. Contains other provisions. Amends the Civil Administrative Code. Provides that the Department of State Police has the power to perform the duties assigned to it by the Wireless Emergency Telephone Safety Act. Amends the State Finance Act to create the special funds. Amends the Freedom of Information Act. Provides that information and data concerning the distribution of surcharge moneys collected and remitted by wireless carriers under the Wireless Emergency Telephone Safety Act are exempt. Effective January 1,

HOUSE AMENDMENT NO. 1.

Deletes everything, Creates the Wireless Emergency Telephone Safety Act. Provides that the digits "9-1-1" shall be the designated emergency telephone number within the wireless system. Provides that the Illinois Commerce Commission may set standards for directing calls to public safety answering points. Provides that emergency telephone system boards and the Department of State Police may serve as public safety answering points. Creates a Wireless Enhanced 9-1-1 Board consisting of 7 members appointed by the Governor with the advice and consent of the Senate. Requires the Board to report to the General Assembly by January 1, 2000 on implementing 3-1-1 service in Cook County (outside of Chicago), and DuPage, Lake, McHenry, Will, and Kane counties, as well as other counties. Imposes a monthly surcharge to be set by the Board to be collected by wireless carriers as a seperate item on subscriber bills. Creates the State Wireless Service Emergency Fund and the Wireless Enhanced 9-1-1 Emergency System Trust Fund. Provides that information about surcharge moneys paid by wireless carriers shall not be disclosed. Limits the liability of the State Police, the Wireless Emergency Telephone System Distribution Fund, units of local government, public safety agencies, public safety answering points, emergency telephone system boards, and wireless carriers for any act or omission in the development, design, installation, operation, maintenance, performance, or provision of wireless 9-1-1 service. Preempts home rule.

1805 HB-1383—Cont.

Repealed April 1, 2005. Contains other provisions. Amends the Civil Administrative Code. Provides that the Department of State Police has the power to perform the duties assigned to it by the Wireless Emergency Telephone Safety Act. Amends the State Finance Act to create the special funds. Amends the Freedom of Information Act. Provides that information and data collected and remitted by wireless carriers under the Wireless Emergency Telephone Safety Act are exempt. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.492 new

Deletes everything. Creates the Wireless Emergency Telephone Safety Act. Provides that the digits "9-1-1" shall be the designated emergency telephone number within the wireless system. Provides that the Illinois Commerce Commission may set standards for directing calls to public safety answering points. Provides that an emergency telephone system board may declare an intention for one or more of its public safety answering points to serve as a primary wireless 9-1-1 public safety answering point for the jurisdiction. Provides that for jurisdictions without a designated wireless 9-1-1 public safety answering point, the Department of State Police shall be the primary wireless 9-1-1 public safety answering point. Provides for a monthly surcharge to be collected by wireless carriers as a separate item on subscriber bills. Provides for the Department of Central Management Services to administer the collection of the surcharge and the distribution of the proceeds through grants to wireless carriers and other entities. Also provides for grants to reimburse costs relating to enhanced 9-1-1 service. Creates the Wireless Service Emergency Fund, the State Police Wireless Service Emergency Fund, and the Wireless Carrier Reimbursement Fund. Provides for a start-up transfer from GRF, to be repaid on June 30, 2003. Provides that information about surcharge moneys shall not be publicly disclosed. Limits the liability of the State Police, DCMS, units of local government, and other entities for acts or omissions relating to wireless 9-1-1 service, unless the act or omission constitutes gross negligence, recklessness, or intentional misconduct. Preempts home rule. Contains other provisions. Amends the Civil Administrative Code to authorize the Department of State Police to perform the duties assigned to it. Amends the State Finance Act to create the special funds. Amends the Freedom of Information Act. Provides that information and data concerning the distribution of surcharge moneys collected and remitted by wireless carriers under the Wireless Emergency Telephone Safety Act are exempt. Effective July 1, 1999.

SENATE AMENDMENT NO. 2.

Makes technical corrections.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends requiring that, before setting the surcharge, the Wireless Enhanced 9-1-1 Board publish the proposed surcharge in the Illinois Register, hold hearings, and elicit public comment. Recommends requiring that the Board determine the minimum cost of implementing the system and the amount of revenue produced. Recommends requiring that the Board set the surcharge at the minimum amount necessary to achieve the goals of the Act. Recommends requiring that information concerning the surcharge be filed with the Governor, the Clerk of the House, and the Secretary of the Senate by July 1, 2000. Recommends requiring that the Board report to the General Assembly on implementing 3-1-1 service by July 1, 2000 (instead of January 1, 2000). Recommends providing that the Board is dissolved upon completion of all its duties under the Act (now the Board is dissolved when the 3-1-1 report is filed). Recommends providing that the surcharge authorized by the Act may not be imposed on a subscriber who is subject to a surcharge imposed by a unit of local government that began imposing the surcharge prior to July 1, 1998.

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

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Public Utilities
99-03-03 H Amendment No.01 PUB UTILITIES H Adopted
009-000-000
H ODO Pass Amend/Short Debate 007-000-001
H Placed Cal 2nd Rdg-Shrt Dbt
99-03-22 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
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99-03-24	Н	3rd Rdg-Shrt Dbt-Pass/Vote	101-013-000
		Added As A Joint Sponsor D	
		Added As A Joint Sponsor D	
		Added As A Joint Sponsor H	
		Added As A Joint Sponsor M	
		Added As A Co-sponsor BRA	
		Arrive Senate	
	S	Placed Calndr First Rdg	
99-04-05	S	Chief Sponsor MAITLAND	
		First reading	Referred to Sen Rules Comm
99-04-20			Assigned to Executive
99-04-29		_	Held in Committee
99-05-06			Recommended do pass $011-000-000$
		Placed Calndr, Second Rdg	
99-05-13	S	Filed with Secretary	3.5.7
	S	Amendment No.01	MAITLAND
	S	Amendment referred to	SRUL
	S	Filed with Secretary Amendment No.02	MATTI AND
	S	Amendment referred to	MAITLAND SRUL
		Second Reading	SKUL
		Placed Calndr,3rd Reading	
99-05-14	S	Amendment No.01	MAITLAND
,, os 11	S	Rules refers to	SEXC
	S	Amendment No.02	MAITLAND
	S	Rules refers to	SEXC
	S	Amendment No.01	MAITLAND
	S		Be adopted
	S	Amendment No.02	MAITLAND
	S		Be adopted
		Recalled to Second Reading	
	S	Amendment No.01	MAITLAND Adopted
	S	Amendment No.02	MAITLAND Adopted
	S	Placed Calndr,3rd Reading	2/5
		Third Reading - Passed 043-0	3/5 vote required
		Arrive House	711-001
		Place Cal Order Concurrence	01.02
99-05-17		Motion Filed Concur	- 1,02
	Н	Motion referred to	HRUL
	Η	Calendar Order of Concurren	01,02
99-05-19	Η	Rules refers to	HPUB/01,02
	Η	Calendar Order of Concurren	01,02
99-05-20	Η	Be apprvd for consideratn 1/F	HPUB/006-000-000
	Η	Be apprvd for consideratn 2/H	IPUB/006-000-000
		H Concurs in S Amend 01,02	/102-013-001
00.06.10		Passed both Houses	
		Sent to the Governor	
99-08-16		Governor Amendatory Veto	
00.11.04		Placed Cal Amendatory Veto	1/DY A CIV
99-11-04	Н	Mtn fild accept amend veto #	
		Motion referred to Placed Cal Amendatory Veto	HRUL
99-11-16	Н	Traced Car Amendatory veto	App for Consider - Complace
JJ-11-10	Н		3/5 vote required
		Accept Amnd Veto-House Pa	
99-11-18		Placed Cal Amendatory Veto	000 000
		Mtn fild accept amend veto M	ΙΑΓΓLAND
99-12-01		Accept Amnd Veto-Sen Pass	
		Bth House Accept Amend Ve	
99-12-08		Return to Gov-Certification	
		Governor certifies changes	
	Н	Effective Date 99-12-22	
	Η	PUBLIC ACT 91-0660	

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HB-1384
             BUGIELSKI.
  215 ILCS 155/1
                                    from Ch. 73, par. 1401
  Amends the Title Insurance Act. Adds a caption to the short title Section.
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 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
             ZICKUS.
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HB-1385

225 ILCS 410/4-8

from Ch. 111, par. 1704-8

D.f. J. II. . D. I. . C. ...

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Makes technical changes in the Section concerning persons in need of mental treatment. 00 02 17 U First reading

99-02-17	Н	First reading	Referred to Hse Rules Comm
99-02-18	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	Η	Second Reading-Short Debat	e
	Η	Held 2nd Rdg-Short Debate	
99-03-26	Η	•	Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	

HB-1386 CROSS.

220 ILCS 5/13-709 new

Amends the Public Utilities Act. Provides that telecommunications carriers may not charge a customer for having his or her telephone number unlisted or not accessible through directory assistance. Effective January 1, 2000.

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99-02-17 H First reading
                                        Referred to Hse Rules Comm
99-02-18 H
                                        Assigned to Public Utilities
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1387 CROSS.

35 ILCS 630/2

from Ch. 120, par. 2002

Amends the Telecommunications Excise Tax Act. Excludes from the tax imposed by the Act charges paid by a taxpayer who is receiving a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act or by the spouse of that taxpayer.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
                                          Referred to Hse Rules Comm
    99-02-18 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-1388 LEITCH.

625 ILCS 5/7-601

from Ch. 95 1/2, par. 7-601

Amends the Illinois Vehicle Code. Provides that all State employees who are assigned a vehicle owned by the State shall provide certification each year that affirms the employee is licensed to drive and has liability insurance. Provides that if for any reason a State employee no longer has a license to drive or has liability insurance, he or she shall not have authority to operate a State owned vehicle. Effective July 1, 1999.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the bill specify that the employee must have liability insurance covering him or her while driving a State vehicle for purposes other than official State business (instead of a non-owned vehicle liability endorsement in the form of insurance). Recommends that certain peace officers be exempt from the Section's requirements.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Transportation & Motor Vehicles
      99-02-25 H
                                             Do Pass/Short Debate Cal 029-000-000
               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 117-000-000
      99-03-11 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor RAUSCHENBERGER
                                             Referred to Sen Rules Comm
                S First reading
      99-03-25 S
                                             Assigned to Transportation
      99-04-15 S
                                             Recommended do pass 010-000-000
                S Placed Calndr, Second Rdg
      99-04-21 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
      99-08-06 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      99-11-04 H Mtn fild accept amend veto #1/LEITCH
                       Motion referred to
               H Placed Cal Amendatory Veto
      99-11-17 H
                                             App for Consider - Complece
               Н
                                             3/5 vote required
               H Accept Amnd Veto-House Pass 117-000-000
      99-11-18 S Placed Cal Amendatory Veto
      99-11-30 S Mtn fild accept amend veto RAUSCHENBERGER
      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 99-12-22
                Н
                    PUBLIC ACT 91-0661
HB-1389
             DAVIS, STEVE.
   35 ILCS 105/3-5
                                    from Ch. 120, par. 439.3-5
                                    from Ch. 120, par. 439.33-5
   35 ILCS 110/3-5
   35 ILCS 115/3-5
                                    from Ch. 120, par. 439.103-5
   35 ILCS 120/2-5
                                    from Ch. 120, par. 441-5
   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. Exempts from the taxes imposed by these Acts an amount equal to the amount of any rebate due from a motor vehicle manufacturer to the purchaser of a motor vehicle. Excepts the provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-02-17 H First reading
                                              Referred to Hse Rules Comm
      99-02-18 H
                                              Assigned to Revenue
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1390
             LEITCH.
   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 concerning the tax exemption for farm machinery and equipment. Replaces the provisions describing certain farm equipment. Provides that "production agriculture" includes machinery and equipment used by farmers, custom farmers, and special service operators whether employed before, dur-

ing, or after a crop is planted and harvested, primarily to further precision agriculture methods. Further details "precision farming machinery and equipment". Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
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Referred to Hse Rules Comm 99-02-17 H First reading 99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

RIGHTER - BASSI - DAVIS, MONIQUE - BOLAND, MITCHELL, BILL, HB-1391 O'CONNOR, BROSNAHAN, MCCARTHY, CROTTY, GIGLIO, O'BRIEN, FRANKS, GARRETT, FOWLER, HULTGREN AND BELLOCK.

720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1

Amends the Criminal Code of 1961. Includes, in the offense of pornography (punishable as a Class X felony), using a computer to solicit, use, persuade, induce, entice, or coerce a child or an institutionalized severely or profoundly mentally retarded person to appear in a stage play, live presentation, film, videotape, photograph, or similar visual reproduction or depiction by computer in which the child or mentally retarded person is or will be depicted in a sex act or another prohibited act, pose, or setting. (Also includes using a computer to solicit, use, persuade, induce, entice, or coerce a person to provide such a child or mentally retarded person to make such an appearance).

NOTE(S) THAT MAY APPLY: Correctional

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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 Joint Sponsor BASSI 99-03-11 H Joint Sponsor Changed to DAVIS, MONIQUE H Joint Sponsor Changed to BOLAND 99-03-12 H Added As A Co-sponsor MITCHELL, BILL H Added As A Co-sponsor O'CONNOR 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 HULTGREN H Added As A Co-sponsor BELLOCK 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 MYERS,J

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

DAVIS,STEVE – DART – BOLAND – MCAULIFFE – HOLBROOK, GILES, REITZ, CROTTY, BRADLEY, BROSNAHAN, BELLOCK, DAV-HB-1392 IS, MONIQUE, HULTGREN AND WAIT.

720 ILCS 5/12-4 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that the commission of a battery against a nurse, physician, or other health care worker in a health care facility is an additional factor in enhancing battery to aggravated battery.

CORRECTIONAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

FISCAL NOTE (Department of Corrections)

Same as correctional note.

NOTE(S) THAT MAY APPLY: Correctional

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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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99-03-01 H Added As A Joint Sponsor DART
      99-03-03 H
                                           Correctional Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 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
               H Joint Sponsor Changed to BOLAND
               H Joint Sponsor Changed to MCAULIFFE
               H Joint Sponsor Changed to HOLBROOK
      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 BELLOCK
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor WAIT
               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 BOWLES
      99-03-22 S First reading
                                           Referred to Sen Rules Comm
      99-04-22 S
                                           Assigned to Judiciary
      99-05-04 S Added as Chief Co-sponsor CLAYBORNE
      99-05-05 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
      99-05-07
               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
HB-1393
            CURRY, JULIE - O'BRIEN - MAUTINO - MCCARTHY - HOLBROOK.
  110 ILCS 205/9.29 new
  110 ILCS 305/7h new
  110 ILCS 520/8h new
  110 ILCS 660/5-93 new
  110 ILCS 665/10-93 new
  110 ILCS 670/15-93 new
  110 ILCS 675/20-93 new
  110 ILCS 680/25-93 new
  110 ILCS 685/30-93 new
  110 ILCS 690/35-93 new
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Amends the Board of Higher Education Act and various Acts relating to the governance of the public universities in Illinois. Requires the governing board of each public university to report to the Board of Higher Education by September 15 of each year the tuition and fee waivers the university has granted in the previous fiscal year as well as certain information concerning each tuition and fee waiver program in which the university participates. Requires the Board of Higher Education to annually compile this information and report its findings and recommendations to the General Assembly by December 31 of each year. Effective July 1, 1999.

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FISCAL NOTE (Board of Higher Education)
    Institutions may incur administrative costs from reporting
    requirements.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
                                           Referred to Hse Rules Comm
    99-02-18 H
                                           Assigned to Higher Education
    99-02-26 H
                                           Do Pass/Short Debate Cal 010-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H
                                           Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-10 H Added As A Joint Sponsor O'BRIEN
             H Added As A Joint Sponsor MAUTINO
```

99-03-11 H Joint Sponsor Changed to MCCARTHY 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
99-03-23 S Chief Sponsor RAUSCHENBERGER
         S First reading
                                     Referred to Sen Rules Comm
99-04-28 S Added as Chief Co-sponsor WALSH,T
01-01-09 H Session Sine Die
      SCOTT.
```

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55 ILCS 5/5-1121
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65 ILCS 5/11-31-1 from Ch. 24, par. 11-31-1

Amends the Counties Code and the Illinois Municipal Code. Provides that the cost to a county or municipality for the demolition, repair, or enclosure of an unsafe building is a lien on all real estate of the owner or owners of the unsafe building (now, the cost is a lien on the real estate on which the unsafe building is located).

00 00 17 H Electron diese	Defermed to Hea Dules Comm
99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Local Government
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	2-4 2-4-41

HB-1395 JONES, SHIRLEY.

220 ILCS 5/4-101

from Ch. 111 2/3, par. 4-101

Amends the Public Utilities Act. Adds a caption to a Section concerning supervision of public utilities.

```
99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 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-1396 SCOTT.

625 ILCS 5/11-205 from Ch. 95 1/2, par. 11-205 625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907

Amends the Illinois Vehicle Code to provide that the Local Governmental and Governmental Employees Tort Immunity Act shall not be superseded by provisions of the Illinois Vehicle Code requiring public employees who are driving emergency vehicles to drive with due regard for the safety of all persons.

```
99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Judiciary I - Civil Law
99-02-25 H
                                      Do Pass/Short Debate Cal 010-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      SCOTT
                Amendment No.01
99-03-02 H
         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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1397 O'BRIEN - LYONS.EILEEN.

750 ILCS 5/505.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions regarding unemployed persons owing a duty of support.

```
99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Executive
99-02-24 H Added As A Joint Sponsor LYONS, EILEEN
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-1398 **1812**

HB-1398 SCOTT - MCGUIRE - LEITCH.

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/7.5 new

Amends the General Obligation Bond Act. Authorizes the amount of \$10,000,000 to be used by the Department of Commerce and Community Affairs for grants to civic center authorities for the maintenance and repair of civic centers. Provides that preference shall be given to the maintenance and repair of the original facilities of the civic center authorities. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)

HB1398 would increase:

General obligation principal by
Potential general obligation debt by
Annual debt service payments by
\$10.000 billion
\$16.862 billion
\$0.692 million

NOTE(S) THAT MAY APPLY: Debt; Fiscal

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Approp-Gen Srvc & Govt

Ovrsght

99-02-23 H State Debt Note Filed
H Remains in CommiAppr

H Remains in CommiApprop-Gen Srvc & Govt
Ovrsght

99-02-24 H Added As A Joint Sponsor MCGUIRE

99-03-05 H Re-Refer Rules/Rul 19(a)

H Joint Sponsor Changed to LEITCH

01-01-09 H Session Sine Die

HB-1399 SILVA – DELGADO – FLOWERS – SHARP – GARRETT, BOLAND, MC-GUIRE, FEIGENHOLTZ AND HOWARD.

215 ILCS 106/20

Amends the Children's Health Insurance Program Act. Removes provision providing that a child is not eligible for the Children's Health Insurance Program if the child is a member of a family that is eligible for health benefits covered under the State of Illinois health benefits plan on the basis of a member's employment with a public agency.

HOUSE AMENDMENT NO. 1. (Tabled March 11, 1999)

Deletes provision that certain non-citizen children who enter the United States on or after August 22, 1996, are not eligible for coverage under the Act for 5 years beginning on the date the child entered the United States.

FISCAL NOTE (Department of Public Aid)

For each additional child, annual program costs would increase

by approximately \$800.

SENATE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 106/20

Adds reference to:

215 ILCS 106/22 new

Deletes everything. Amends the Children's Health Insurance Program Act. Provides that the Department of Public Aid shall develop procedures to allow youth service agencies, employers, labor unions, local chambers of commerce, and religious organizations to assist in enrolling children in the Program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Children & Youth H Added As A Joint Sponsor DELGADO H Added As A Joint Sponsor FLOWERS 99-03-03 H Amendment No.01 CHLDRN-YOUTH H Adopted Н Do Pass Amend/Short Debate 005-004-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor BOLAND H Added As A Co-sponsor MCGUIRE H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor SHARP H Added As A Co-sponsor HOWARD 99-03-04 H Fiscal Note Req as amended BLACK St Mndt Fis Note Req Amnd

H Cal Ord 2nd Rdg-Shrt Dbt

```
99-03-11 H
                                      Fiscal Note Req -withdrawn
         Н
                                      St Mandate Fis Nte Req-wdrn
         H Second Reading-Short Debate
                                      Mtn Prevail - Table Amend No 01/
                                        109-000-000
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H
                                      Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-014-001
99-03-17 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor DEL VALLE
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                                      Postponed
99-05-04 S
                                      PUB HEALTH S
                                                               Adopted
                Amendment No.01
         S
                                      Recmnded do pass as amend 010-000-000
         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
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Added As A Co-sponsor LIGHTFORD
99-05-11 S Third Reading - Passed 058-000-000
99-05-12 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
                Rules refers to
                                       HCHY/01
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 1/HCHY/007-000-000
         H H Concurs in S Amend 01/116-002-000
         H Passed both Houses
         H Added As A Joint Sponsor SHARP
         H Added As A Joint Sponsor GARRETT
99-06-16 H Sent to the Governor
99-08-10 H Governor approved
             Effective Date 99-08-10
         Н
         Н
             PUBLIC ACT 91-0470
```

HB-1400 SCULLY AND NOVAK.

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. Raises the maximum income for which tax relief or pharmaceutical assistance may be granted to senior citizens or disabled persons from \$16,000 to \$35,000 for the 1999 grant year and thereafter. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Revenue

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-1401 CROTTY – SILVA, MCCARTHY, GIGLIO, SCULLY, HOWARD AND NO-VAK.

```
305 ILCS 5/10-10.4 new
750 ILCS 5/505.3 new
750 ILCS 15/4.4 new
750 ILCS 45/15.3 new
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Provides that each party shall be granted no more than 2 continuances in a court proceeding for the enforcement of a support order.

```
99-02-17 H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Child Support Enforcement
         H Added As A Joint Sponsor SILVA
99-03-01 H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor HOWARD
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 Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-011-002
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 H Added As A Co-sponsor NOVAK
99-04-27 S Chief Sponsor HALVORSON
99-04-28 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1402 KENNER – DART – BOLAND, BROSNAHAN AND REITZ.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed an offense that constitutes neglect or abuse and the offense was committed against a victim who was under 18 years of age at the time of the commission of the offense and the defendant was a foster parent of the victim.

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CORRECTIONAL NOTE (Department of Corrections)
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Corrections population and fiscal impacts would be minimal.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-17 H First reading
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Judiciary II - Criminal Law
    99-03-03 H
                                          Correctional Note Filed
                                          Committee Judiciary II - Criminal Law
    99-03-04 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor DART
             H Added As A Joint Sponsor BOLAND
    99-03-12 H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor REITZ
             H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-22 S Chief Sponsor LIGHTFORD
             S First reading
                                          Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
```

HB-1403 SCOTT - BOLAND.

735 ILCS 5/2-1101

from Ch. 110, par. 2-1101

Amends the Code of Civil Procedure. Provides that when there is a conflict between a subpoenaed expert witness and the subpoenaing party about witness fees, the court, after determining a reasonable fee, shall order payment by the subpoenaing party.

```
FISCAL NOTE (Administrative Office of Illinois Courts)
HB1403 would not have a fiscal impact on the Judicial Branch.
                                        Referred to Hse Rules Comm
99-02-17 H First reading
                                        Assigned to Judiciary I - Civil Law
99-02-18 H
                                        Fiscal Note Filed
99-02-25 H
                                        Do Pass/Short Debate Cal 011-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
          H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint 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
```

01-01-09 H Session Sine Die

HB-1404 JONES, SHIRLEY.

225 ILCS 10/7

from Ch. 23, par. 2217

Amends the Child Care Act of 1969. Provides that certain adults residing in or participating in regular activities in an in-home day care, foster family home, or day care center must attend and pass a cardiopulmonary resuscitation training class.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Children & Youth

99-03-03 H Do Pass/Short Debate Cal 009-000-000

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-1405 SCOTT - BOLAND - DART - FRANKS - BROSNAHAN.

720 ILCS 5/12-21.7 new

Amends the Criminal Code of 1961. Creates the offense of aggravated endangerment of the life or health of a child. Provides that the offense consists of committing the offense of endangering the life or health of a child when: (1) the child was under the age of 12, (2) the offense constituted an immediate threat to the life of the child, or (3) the offense was committed in conjunction with the commission of another offense. Provides that the penalty is a Class 4 felony for a first offense, and a Class 2 felony for a second or subsequent violation.

CORRECTIONAL NOTE (Department of Corrections)

Corrections population would be 3 inmates; fiscal impact would

total \$517,500.

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 H Assigned to Judiciary II - Criminal Law

99-03-03 H Correctional Note Filed

H Committee Judiciary II - Criminal Law 99-03-05 H Do Pass/Short Debate Cal 013-000-000

99-03-05 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

H Added As A Joint Sponsor BOLAND

H Added As A Joint Sponsor DART

H Added As A Joint Sponsor FRANKS

H Added As A Joint Sponsor BROSNAHAN

99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

01-01-09 H Session Sine Die

HB-1406 MCAULIFFE.

20 ILCS 605/46.52

from Ch. 127, par. 46.52

Amends the Civil Administrative Code of Illinois by making technical changes to a Section concerning DCCA's power to award grants to community-based groups.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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

99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor DUDYCZ

S First reading Referred to Sen Rules Comm

99-04-20 S Assigned to State Government Operations

Amends the Criminal Code of 1961 to provide for enhanced penalties for various weapons violations occurring in a medical facility or within 1,000 feet of a medical facility.

```
FISCAL NOTE (Department of Corrections)
Corrections population and fiscal impacts would be minimal.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Judiciary II - Criminal Law
                                      Do Pass/Short Debate Cal 013-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor DART
         H Added As A Joint Sponsor BROSNAHAN
99-03-12 H
                                      Fiscal Note Filed
                                      Correctional Note Filed
         H
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-12-06 S Chief Sponsor PHILIP
00-01-12 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
         S Placed Calndr, 3rd Reading
00-04-07
                                      PURSUANT TO RULE
                                      2-10(E), DEADLINE
         S
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
                                      JANUARY 9, 2001.
           Calendar Order of 3rd Rdg 00-03-29
```

HB-1408 CROSS - BLACK - HOLBROOK.

01-01-09 H Session Sine Die

625 ILCS 5/5-104.4 new

00-05-16 S

Amends the Illinois Vehicle Code to require a person who sells a new or used motor vehicle with a sign, a poster, a window application, a reflective material, a tinted film, or certain nonreflective material upon the front windshield, sidewings, or side windows immediately adjacent to each side of the driver's seat to warn the buyer that driving the motor vehicle upon the highways of this State could be in violation of State law.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
625 ILCS 5/5-104.4 new
Adds reference to:
625 ILCS 5/12-503 from Ch.
```

2-503 from Ch. 95 1/2, par. 12-503

Deletes everything. Amends the Illinois Vehicle Code to make it a petty offense for a person to sell or lease a motor vehicle that would be illegal to drive due to a sign, poster, window application, reflective material, nonreflective material, or tinted film upon the front windshield, sidewings, or side windows immediately adjacent to each side of the driver and a Class C misdemeanor for a second or subsequent offense.

99-02-17 H First reading

Referred to Hse Rules Comm

Refer to Rules/Rul 3-9(b)

HB-1409 NOVAK - SCOTT - MORROW - SAVIANO, PERSICO AND DURKIN.				
		Session Sine Die		
99-06-29	Η	Re-refer Rules/Rul 19(b) RU	LES HRUL	
		Calendar Order of Concurrent		
99-05-17	Н	Motion Filed Non-Concur 01	/CROSS	
		Place Cal Order Concurrence	01	
99-05-12		Arrive House		
99-05-11		Third Reading - Passed 058-0	001-000	
,, ,,		Placed Calndr,3rd Reading		
99-05-06		Second Reading		
•	-	Placed Calndr, Second Rdg	Tree as as pass as amond 510 500 000	
99-03-03	S	Amenament 140.01	Recmnded do pass as amend 010-000-000	
99-05-05	-	Amendment No.01	TRANSPORTN S Adopted	
99-04-28			Postponed	
99-04-20	S	riisi reading	Assigned to Transportation	
		Chief Sponsor DUDYCZ First reading	Referred to Sen Rules Comm	
00.04.16		Placed Calndr First Rdg		
99-03-22	-	Arrive Senate		
		3rd Rdg-Shrt Dbt-Pass/Vote	110-000-002	
		Pld Cal 3rd Rdg-Shrt Dbt	116,000,003	
00.02.17		Held 2nd Rdg-Short Debate		
99-03-16		Second Reading-Short Debat	e	
00.00.45		Added As A Joint Sponsor H		
		Added As A Joint Sponsor B		
		Placed Cal 2nd Rdg-Shrt Dbt		
99-02-25			Do Pass/Short Debate Cal 029-000-000	
99-02-18	Η		Assigned to Transportation & Motor Vehicles	

220 ILCS 5/4-101

from Ch. 111 2/3, par. 4-101

Amends the Public Utilities Act. Makes a technical change in a Section concerning supervision of public utilities by the Commerce Commission.

SENATE AMENDMENT NO. 1.

Adds reference to:

220 ILCS 5/9-220.2 new

Amends the Public Utilities Act. Authorizes water and sewer utilities to impose surcharges for cost of purchased water, cost of purchased sewage treatment, other costs difficult to predict, and infrastructure costs independent of the utilities' revenue reauirements. 99-02-17 H First reading Paferred to Hee Pules Comm

99-02-17	Н	First reading	Referred to Hse Rules Comm	
99-02-18	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	Η	Second Reading-Short Debat	e	
	Η	Held 2nd Rdg-Short Debate		
99-03-19	Η	Amendment No.01	SCOTT	
	Η	Amendment referred to	HRUL	
	Η	Held 2nd Rdg-Short Debate		
99-03-23	Η	Amendment No.01	SCOTT	
	Η	Rules refers to	HPUB	
	Н	Held 2nd Rdg-Short Debate		
99-03-24		Amendment No.01	SCOTT	
		Recommends be Adopted-Lo	st HPUB/004-004-000	
		Held 2nd Rdg-Short Debate		
		Added As A Joint Sponsor M		
	H Primary Sponsor Changed To NOVAK			
		Added As A Joint Sponsor So	COTT	
		Pld Cal 3rd Rdg-Shrt Dbt		
	Η	•	Tabled Pursnt to Rule 40(a) HOUSE	

AMEND #1

H 3rd Rdg-Shrt Dbt-Pass/Vote 103-010-001

00 04 14		A military Communication				
99-04-14		Arrive Senate Placed Calndr First Rdg				
99-04-20		Chief Sponsor RAUSCHENI	BERGER			
	S	First reading	Referred to Sen Rules Comn			
00.04.20	S		Assigned to Environment &	Energy		
99-04-28			Postponed	200 000		
99-05-05		Placed Calndr,Second Rdg	Recommended do pass 009-0	J00-000		
99-05-06		Filed with Secretary				
	S	Amendment No.01	RAUSCHENBERGER			
	S	Amendment referred to				
99-05-12		Amendment No.01 Rules refers to	RAUSCHENBERGER			
	S	Amendment No.01	SENV RAUSCHENBERGER			
	S	· · · · · · · · · · · · · · · · · · ·	Be adopted			
	S	Added As A Co-sponsor JAC	COBS			
99-05-13		Second Reading	D ALIGGHENDED GED	A 1		
	S	Amendment No.01 Placed Calndr,3rd Reading	RAUSCHENBERGER	Adopted		
99-05-14		Traced Carrier, 5rd Reading	PURSUANT TO SENATE			
,, os	S		RULE, 2-10(E),			
	S		DEADLINE FOR FINAL			
	S		ACTION IS EXTENDED			
00.05.10	S	Third Reading - Passed 045-	TO MAY 21, 1999.			
99-03-19		Arrive House	012-000			
	Н	Place Cal Order Concurrence	01			
99-05-20		Added As A Joint Sponsor S				
		Added As A Co-sponsor PEI Motion Filed Concur	RSICO			
	Н		HRUL			
		Calendar Order of Concurrer				
99-05-21	Н	Added As A Co-sponsor DU	RKIN			
99-05-24			HEUD			
00.05.05		Calendar Order of Concurrer				
99-05-25		Be apprvd for consideratn 1/2 H Concurs in S Amend 01/00				
		Passed both Houses	38-041-004			
99-06-23	Н	Sent to the Governor				
99-08-20		Governor approved		•		
	H H					
		KAU.				
215 ILCS 125			111 1/2, par. 1408.5			
		ealth Maintenance Organiz	ation Act. Makes a techni	ical change in a		
		g organ transplants. First reading	Referred to Hse Rules Comr	n		
99-02-17		C	Assigned to Executive	Ш		
99-02-25			Do Pass/Stndrd Dbt/Vote 00	8-007-000		
			HEXC			
H Plcd Cal 2nd Rdg Stndrd Dbt						
99-02-26 99-03-05			Re-committed to Executive Re-Refer Rules/Rul 19(a)			
		Session Sine Die	Ke-Keier Kules/Kul 19(a)			
	205 ILCS 695/25					
Amends the Automated Teller Machine Security Act. Makes a technical change in a Section relating to exempt terminals.						
		First reading	Referred to Hse Rules Com	n		
99-02-18			Assigned to Executive			
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 00	8-007-000		

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-1412 SCOTT.

40 ILCS 5/1-110

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

Amends the General Provisions Article of the Illinois Pension Code. Prohibits investment in securities of companies that manufacture tobacco or tobacco products; does not require liquidation of current investments. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined, but is expected to be

NOTE(S) THAT MAY APPLY: Pension

99-02-17 H First reading
99-02-18 H Assigned to Personnel & Pensions
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

HB-1413 HASSERT – CROSS – KOSEL – GARRETT – MATHIAS, FRANKS, HULT-GREN, MOORE, ANDREA, BELLOCK, LYONS, EILEEN, DURKIN AND OSMOND.

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 unlawful 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. Provides that the penalty is a Class A misdemeanor unless the taking of the identity of another person is for the purpose of evading a peace officer. Taking the identity of another person for the purpose of evading a peace officer is a Class 4 felony.

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.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-17 H First reading
H Added As A Joint Sponsor DURKIN
H Referred to Hse Rules Comm

99-02-18 H Assigned to Judiciary II - Criminal Law

99-02-24 H Joint Sponsor Changed to GARRETT

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 Joint Sponsor Changed to SKINNER
H Joint Sponsor Changed to MATHIAS
H Added As A Co-sponsor FRANKS
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99-03-10-Cont.
        .H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor MOORE, ANDREA
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor LYONS, EILEEN
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
99-03-11
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-12 S Chief Sponsor PETERSON
99-03-16 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 009-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr,3rd Reading
99-05-06 S Added as Chief Co-sponsor KLEMM
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Non-Concur 01/OSMOND
         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/PETERSON,
                                       HAWKINSON, DILLARD
                                       CULLERTON, SHADID
         H Hse Accede Reg Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/GASH,
                                       LANG, GARRETT,
         Н
                                       TENHOUSE & HASSERT
99-11-17 H Added As A Co-sponsor DURKIN
         H Primary Sponsor Changed To HASSERT
         H Added As A Joint Sponsor CROSS
         H Added As A Joint Sponsor KOSEL
99-11-23 H House CC report submitted 1ST/HASSERT
         H Conf Comm Rpt referred to HRUL
         H Conference Committee Report 1ST
99-12-08 H Added As A Co-sponsor OSMOND
01-01-09 H Session Sine Die
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HB-1414 BELLOCK - LYONS, EILEEN, HAMOS, CROTTY AND O'BRIEN.

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305 ILCS 5/10-10
                                    from Ch. 23, par. 10-10
750 ILCS 5/505
                                    from Ch. 40, par. 505
750 ILCS 15/3
                                    from Ch. 40, par. 1106
                                    from Ch. 40, par. 2514
750 ILCS 45/14
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Provides that if (i) the responsible relative or non-custodial parent was properly served with a request for discovery of financial information relating to the responsible relative's or non-custodial parent's ability to provide child support, (ii) the responsible relative or non-custodial parent failed to comply with the request, despite having been ordered to do so by the court, and (iii) the responsible relative or non-custodial parent is not present at the hearing to determine support despite having received proper notice, then any relevant financial information concerning the responsible relative's or non-custodial parent's ability to provide child support that was obtained pursuant to subpoena and proper notice shall be admitted into evidence without the need to establish any further foundation for its admission. Effective immediately.

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99-02-17 H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Child Support Enforcement
99-02-22 H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor CROTTY
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99-03-03 H Added As A Joint Sponsor LYONS, EILEEN
      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 O'BRIEN
      99-03-09 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
      99-03-23 S Chief Sponsor DILLARD
               S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1415
            ZICKUS.
  New Act
  Creates the Cremation of Animals Act (short title only).
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Executive
      99-02-18 H
                                             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
HB-1416
             MEYER - MATHIAS.
  205 ILCS 105/4-6
                                    from Ch. 17, par. 3304-6
  Amends the Illinois Savings and Loan Act of 1985. Deletes provisions exempting a
savings and loan institution from garnishment proceedings concerning capital accounts.
Effective immediately.
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Financial Institutions
      99-02-25 H
                                             Do Pass/Short Debate Cal 019-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 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 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
      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
      99-03-25 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
HB-1417
             WINTERS - WAIT - SILVA - MCKEON - BOLAND, HOLBROOK AND
             GILES.
  New Act
```

Creates the School Community Policing Partnership Act to provide financial assistance to school districts to ensure safe, secure, and peaceful school campuses through the use of a community policing approach to school crime and safety issues. Creates the School Community Policing Partnership Grant Program to be administered by the State Board of Education through a School and Law Enforcement Partnership. Establishes requirements that school districts and school community policing partnerships that receive funds must meet. Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading

H Added As A Joint Sponsor WAIT

H Referred to Hse Rules Comm

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99-02-18 H
                                      Assigned to Elementary & Secondary
                                        Education
         H Joint Sponsor Changed to SILVA
                                      Do Pass/Short Debate Cal 023-000-000
99-02-25 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to MCKEON
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BOLAND
         H Added As A Co-sponsor HOLBROOK
99-03-12 H Added As A Co-sponsor GILES
         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 BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Education
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
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HB-1418 YOUNGE.

110 ILCS 805/2-15 from Ch. 122, par. 102-15

Amends the Public Community College Act to limit the emergency powers of the Illinois Community College Board with respect to Metropolitan Community College District No. 541. Provides that any action by the State Board purporting to dissolve the district and provide for community college services within the territory comprising the district to be furnished pursuant to contractual arrangements between the State Board and outside entities is null and void. Prohibits dissolution of the district except under a law or laws enacted after the amendatory Act's effective date. Creates the Metropolitan Community College Task Force to study the issues that must be addressed to ensure the district's continued existence. Requires the Task Force to report its findings to the General Assembly by April 15, 1999, and abolishes the Task Force on that date. Also requires the approval of the General Assembly before the Board implements any of its emergency powers. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1419 WINTERS - WAIT - SILVA - MCKEON.

Appropriates \$5,000,000 to the State Board of Education for the School Community Policing Partnership Grant Program established under the School Community Policing Partnership Act. Effective July 1, 1999.

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99-02-17 H First reading
H Added As A Joint Sponsor WAIT
H Referred to Hse Rules Comm

99-02-18 H Assigned to Approp-Elementary & Secondary
Educ
H Joint Sponsor Changed to SILVA

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Joint Sponsor Changed to MCKEON

01-01-09 H Session Sine Die
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HB-1420 YOUNGE.

20 ILCS 3105/10.18 new

Amends the Capital Development Board Act to require the Capital Development Board to make grants to the East St. Louis Small Business Development Center, Inc. to redevelop the O'Neill Lumber Company site in East St. Louis, Illinois.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Appropriations-Public Safety
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99-03-05 H
01-01-09 H Session Sine Die
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Re-Refer Rules/Rul 19(a)

HB-1421 COWLISHAW.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Provides that beginning with tax years ending after December 31, 1998, a taxpayer who is the custodian of a qualified pupil shall be allowed an income tax credit for qualified education expenses. Provides that any credit in excess of the tax liability shall be refunded to the taxpayer. Provides that the pupil must be (i) a resident of Illinois, (ii) under 21 years of age at the close of the school year for which the credit is sought, and (iii) a full-time pupil enrolled in a kindergarten through twelfth grade education program at any public or nonpublic elementary school that meets certain standards. Provides that qualified education expenses are costs in excess of \$250 that are incurred on behalf of the pupil for tuition, book fees, and lab fees at the school. Provides that the credit is available to the parent, parents, or legal guardian of the pupil. Exempts the credit from the sunset provisions.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-19 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1422 YOUNGE.

20 ILCS 3105/10.19 new

Amends the Capital Development Board Act to require the Capital Development Board to make grants to East St. Louis to renovate the Mary Brown Community Center in East St. Louis, Illinois.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 Н	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	•

HB-1423 COWLISHAW.

New Act

Creates the Educational Choice Act. Contains only a short title provision.

99-02-17	Η	First reading	Referred to Hse Rules Comm
99-02-18	Η	_	Assigned to Executive
99-02-25	Η		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Η	Pled 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	Η	Session Sine Die	

HB-1424 YOUNGE.

New Act

Creates the Metro East Academy District Act, and provides that the territory of the District consists of the contiguous territory within the boundaries of St. Clair County. Creates the Metro East Academy District Commission and prescribes its purpose and responsibilities relative to attracting and retaining academic centers of excellence and related technology and research centers.

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sponsibilities relative to attracting and retaining academic centers of excellen lated technoty and research centers.

FISCAL NOTE (Board of Higher Education)

HB1424 may require expenditure of State funds, but it is not possible to determine annual expenditure amounts.

NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading
99-02-18 H Assigned to Higher Education
99-03-02 H Fiscal Note Filed
Committee Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1425 YOUNGE.

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110 ILCS 805/2-15 from Ch. 122, par. 102-15
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Amends the Public Community College Act. Provides that before the Illinois Community College Board may implement a plan for the dissolution of a community col-

lege district, the question of whether or not the district should be dissolved must be submitted to the voters of that district. Provides that if a majority of the votes cast is in favor of dissolving the district, the Board may implement its plan. Limits the emergency powers of the Illinois Community College Board with respect to Metropolitan Community College District No. 541. Provides that any action by the State Board before the effective date of the amendatory Act purporting to dissolve the district and provide for community college services within the territory comprising the district to be furnished pursuant to contractual arrangements between the State Board and outside entities is null and void. Prohibits dissolution of the district except as provided under the amendatory Act. Creates the Metropolitan Community College Task Force to study the issues that must be addressed to ensure the district's continued existence. Requires the Task Force to report its findings to the General Assembly by February 15, 2000, and abolishes the Task Force on that date. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1426 YOUNGE.

20 ILCS 3105/10.17 new

Amends the Capital Development Board Act to require the Capital Development Board to make grants to the City of East St. Louis to be used to renovate the Mary Brown Community Center in East St. Louis. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1427 YOUNGE.

Appropriates \$1 to the Capital Development Board from the Capital Development Fund for grants to the Cahokia Development Authority to be used for the purchase and redevelopment of the Parks College site in Cahokia, Illinois and for converting it into a technology park incubator education facility. Effective July 1, 1999.

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Appropriations-Public Safety
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1428 YOUNGE.

20 ILCS 605/46.41c new 20 ILCS 3105/10.17 new

Amends the Civil Administrative Code of Illinois to authorize the Department of Commerce and Community Affairs to participate in the conversion of the O'Neill Lumber Company Site into a construction trades training and incubator facility. Amends the Capital Development Board Act to require the Capital Development Board to make a grant to the Department of Commerce and Community Affairs for that purpose. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

99-02-18 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Approp-Gen Srvc & Govt

Ovrsght

Re-Refer Rules/Rul 19(a)

HB-1429 YOUNGE.

20 ILCS 3105/10.17 new

Amends the Capital Development Board Act to require the Capital Development Board to make grants to the Cahokia Development Authority for the purchase and redevelopment of the Parks College Site in Cahokia, Illinois and for converting it into a technology park incubator education facility. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Appropriations-Public Safety
99-03 - 05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1430 YOUNGE.

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for the purpose of establishing a local board of directors with each branch of the Office of Urban Assistance. Effective July 1, 1999.

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 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-1431 YOUNGE.

Appropriates \$1 to the Capital Development Board from the Capital Development Fund for a grant to the Cahokia Development Authority to purchase and redevelop the Parks College site in Cahokia, Illinois. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1432 CROSS - LANG - HOLBROOK.

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5 ILCS 160/4a new
 20 ILCS 2605/55a
                                  from Ch. 127, par. 55a
50 ILCS 205/2b new
110 ILCS 12/15 new
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Amends the State Records Act, Local Records Act, and Campus Security Act and amends the Civil Administrative Code of Illinois concerning the Department of State Police. Provides that when an individual is arrested, certain arrest information must be made available to the news media for inspection and copying within 72 hours. Defines "news media". Provides that the information may be withheld if disclosure would interfere with proceedings, endanger personnel, or compromise security. Provides that a law enforcement or correctional agency may charge fees for arrest records that do not exceed the actual cost of copying. Effective immediately.

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FISCAL NOTE (Illinois State Police)
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There would be no measurable impact on the State Police.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
             H Added As A Joint Sponsor CROSS
                                           Referred to Hse Rules Comm
    99-02-18 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
    99-03-03 H
                                           Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H Primary Sponsor Changed To CROSS
             H Joint Sponsor Changed to LANG
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to HOLBROOK
    99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-25 S Chief Sponsor DILLARD
                                           Referred to Sen Rules Comm
             S First reading
    99-04-20 S
                                           Assigned to Judiciary
    99-04-28 S
                                           Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    99-04-29 S Second Reading
             S Placed Calndr, 3rd Reading
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99-05-06 S Third Reading - Passed 058-000-000 H Passed both Houses

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99-06-04 H Sent to the Governor
99-07-29 H Governor approved
H Effective Date 99-07-29
H PUBLIC ACT 91-0309
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HB-1433 LANG – SCULLY – LYONS, JOSEPH – SCHOENBERG – CURRY, JULIE, FEIGENHOLTZ, FRANKS, MCGUIRE, HOLBROOK, BOLAND AND DART.

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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
30 ILCS 210/8 from Ch. 15, par. 157
30 ILCS 210/10 new
```

Amends the State Finance Act and the Illinois State Collection Act of 1986. Requires that the Auditor General establish a Debt Collection Unit for the collection of overdue debts owed to the State. Beginning July 1, 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.

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FISCAL NOTE (Auditor General)
    Estimated projected workload is $2.5 billion. Start-up costs,
    not including acquisition of space, would be an estimated
    $2,575,450.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
             H Added As A Joint Sponsor SCULLY
             Н
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to State Government
                                            Administration
             H Joint Sponsor Changed to LYONS, JOSEPH
             H Joint Sponsor Changed to SCHOENBERG
    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 CURRY, JULIE
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor FRANKS
    99-03-03 H Added As A Co-sponsor MCGUIRE
    99-03-05 H
                                          Fiscal Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-17 H Pld Cal 3rd Rdg-Stndrd Dbt
    99-03-18 H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor DART
    99-03-19 H 3rd Rdg-Stnd Dbt-Pass/Vote 110-007-001
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor WELCH
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Referred to Sen Rules Comm

S First reading

01-01-09 H Session Sine Die

1827 HB-1434

HB-1434 LANG - SCULLY - LYONS, JOSEPH - MCGUIRE - FRANKS.

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35 ILCS 5/917
                                   from Ch. 120, par. 9-917
35 ILCS 120/11
                                   from Ch. 120, par. 450
35 ILCS 130/10b
                                   from Ch. 120, par. 453.10b
35 ILCS 135/20
                                   from Ch. 120, par. 453.50
35 ILCS 200/15-172
35 ILCS 405/6
                                   from Ch. 120, par. 405A-6
35 ILCS 610/11
                                   from Ch. 120, par. 467.11
35 ILCS 615/11
                                   from Ch. 120, par. 467.26
35 ILCS 620/11
                                   from Ch. 120, par. 478
35 ILCS 625/11
                                   from Ch. 120, par. 1421
35 ILCS 630/15
                                   from Ch. 120, par. 2015
35 ILCS 705/2.5 new
```

Amends the Tax Collection Suit Act to provide that in addition to any other authorized methods used to collect delinquent taxes, the Department of Revenue may contract with private collection entities, make public any personal information collected by the Department, or implement other methods of collection deemed necessary by the Department. Provides that before the Department takes measures that make public any personal information, it must give a 30-day written notice to the delinquent party. Provides that if the delinquent party remedies the delinquency, the Department shall keep the information confidential. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Property Tax Code, the Illinois Estate and Generation-Skipping Transfer Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act to make an exception to the confidentiality provisions of those Acts. Effective January 1, 2000.

FISCAL NOTE (Department of Revenue)
HB 1434 may actually slow the collection process, creating an indeterminable fiscal impact to the state.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
30 ILCS 105/5.490 new
30 ILCS 205/2
                             from Ch. 15, par. 102
30 ILCS 210/2
                             from Ch. 15, par. 152
30 ILCS 210/4
                             from Ch. 15, par. 154
30 ILCS 210/5
                             from Ch. 15, par. 155
30 ILCS 210/6
                             from Ch. 15, par. 156
30 ILCS 210/7
                             from Ch. 15, par. 157
30 ILCS 210/8
                             from Ch. 15, par. 158
30 ILCS 210/10 new
305 ILCS 5/10-10.4 new
750 ILCS 5/505.3 new
750 ILCS 5/714 new
750 ILCS 5/715 new
750 ILCS 15/12.2 new
750 ILCS 20/24.2 new
750 ILCS 22/318
750 ILCS 45/15.3 new
```

Deletes everything. Reinstates the provisions of the bill. Creates the State Loan Act to provide that the name of the person loaned State money must be made public. 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. Authorizes the Auditor General to contract with private collection entities to pursue debts determined to be uncollectible. 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. Amends the Tax Collection Suit Act to provide that in addition to any other authorized methods used to collect delinquent taxes, the

Department of Revenue may contract with private collection entities, make public any personal information collected by the Department, or implement other methods of collection deemed necessary by the Department. Provides that before the Department takes measures that make public any personal information, it must give a 30-day written notice by certified mail to the delinquent party. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Property Tax Code, the Illinois Estate and Generation-Skipping Transfer Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act to make an exception to the confidentiality provisions of those Acts. Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Provides that 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. Amends the Illinois Marriage and Dissolution of Marriage Act by providing that a person who willfully defaults on an order for child support may be subject to summary criminal contempt proceedings. Amends the Uniform Interstate Family Support Act. Provides that, upon request by a tribunal of another state, a tribunal of this State shall issue or cause to be issued a subpoena or a subpoena duces tecum requiring a person in this State to appear at a deposition or before a tribunal and answer questions or produce documents or other tangible things for the purpose of obtaining information regarding the person's assets, income, and ability to pay a support order or judgment entered in the other state. Effective immediately.

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HOUSE AMENDMENT NO. 2.
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Deletes reference to:
35 ILCS 5/917
35 ILCS 120/11
35 ILCS 130/10b
35 ILCS 135/20
35 ILCS 200/15-172
35 ILCS 405/6
35 ILCS 610/11
35 ILCS 615/11
35 ILCS 625/11
35 ILCS 630/15
35 ILCS 630/15
35 ILCS 630/15
35 ILCS 630/15

Exempts the Department of Revenue from the provisions of the State Loan Act. Amends the Illinois Department of Revenue Sunshine Act to repeat the Department's power to make public a list of delinquent taxpayers. Deletes the amendatory provisions from the Tax Collection Suit Act enabling the Department to contract with private collection entities or make public personal information. Deletes the amendatory exception to the confidentiality requirements in the Illinois Income Tax Act, Retailers' Occupation Tax Act, Cigarette Tax Act, Cigarette Use Tax Act, Property Tax Code, Estate and Generation-Skipping Transfer Tax Act, Messages Tax Act, Gas Revenue Tax Act, Public Utilities Revenue Act, Water Company Invested Capital Tax Act, and Telecommunications Excise Tax Act.

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STATE DEBT NOTE, H-AM 1, 2 (Economic and Fiscal Commission)
There will be no direct impact on the level of State indebtedness.
FISCAL NOTE, H-AM 1 (Department of Financial Institutions)
Fiscal impact would be $300,727 for first year of operations.

99-02-17 H First reading
H Added As A Joint Sponsor SCULLY
H Referred to Hse Rules Comm

99-02-18 H Assigned to State Government Administration
H Joint Sponsor Changed to LYONS, JOSEPH
```

```
99-02-26 H
                                     Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-03 H
                Amendment No.01
                                    LANG
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to MCGUIRE
99-03-16 H
                Amendment No.01
                                    LANG
         H
                Rules refers to
                                      HSGA-
         H
                Amendment No.02
                                    LANG
                Amendment referred to HRUL
         Н
         H Recommends be Adopted HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                    LANG
         H Recommends be Adopted HSGA
                                     Fiscal Note Filed
         Η
                Amendment No.01
                                     LANG
                                                             Adopted
                Amendment No.02
                                     LANG
         Н
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FRANKS
99-03-18 H
                                     St Debt Note Fld as amended BY HA #1 & 2
         H Cal Ord 3rd Rdg-Short Dbt
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1435 LANG - SCULLY - LYONS, JOSEPH - KENNER - CURRY, JULIE, SCOTT, FEIGENHOLTZ, FRANKS AND MCGUIRE.

305 ILCS 5/10-10.4 new 750 ILCS 5/505.3 new 750 ILCS 5/714 new 750 ILCS 5/715 new 750 ILCS 15/12.2 new 750 ILCS 20/24.2 new 750 ILCS 22/318 750 ILCS 45/15.3 new

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, and the Illinois Parentage Act of 1984. Provides that 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. Amends the Illinois Marriage and Dissolution of Marriage Act by providing that a person who willfully defaults on an order for child support may be subject to summary criminal contempt proceedings. Provides that each State agency shall withhold, suspend, or restrict the use of any license or certificate issued by that agency to a person found guilty of criminal contempt and authorizes the Department of Public Aid, in addition to others, to receive location information for child support establishment and enforcement purposes from employers, labor unions, telephone companies, and utility companies. Amends the Uniform Interstate Family Support Act. Provides that, upon request by a tribunal of another state, a tribunal of this State shall issue or cause to be issued a subpoena or a subpoena duces tecum requiring a person in this State to appear at a deposition or before a tribunal and answer questions or produce documents or other tangible things for the purpose of obtaining information regarding the person's assets, income, and ability to pay a support order or judgment entered in the other state. Provides that a tribunal of this State may make similar requests of a tribunal in another state. Effective immediately.

JUDICIAL NOTE (Administrative Office of Illinois Courts)
No increase in the number of judges needed.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Creates a local gov't. organization and structure mandate for which reimbursement is not required.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
             H Added As A Joint Sponsor SCULLY
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to State Government
                                            Administration
             H Joint Sponsor Changed to LYONS, JOSEPH
    99-02-24 H Added As A Co-sponsor SCOTT
    99-02-25 H Joint Sponsor Changed to KENNER
    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 CURRY, JULIE
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor FRANKS
    99-03-03 H
                                          Judicial Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor MCGUIRE
    99-03-04 H
                                          Fiscal Note Requested BLACK
                                          St Mandate Fis Nte Req BLACK
             H
             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 Req -withdrawn
             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
    99-03-19 S Chief Sponsor WELCH
                                          Referred to Sen Rules Comm
    99-03-22 S First reading
    99-03-23 S. Added as Chief Co-sponsor SILVERSTEIN
    01-01-09 H Session Sine Die
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HB-1436 LANG – SCULLY – LYONS, JOSEPH – CURRY, JULIE – FEIGENHOLTZ, FRANKS, MCGUIRE AND DART.

New Act 30 ILCS 205/2 from Ch. 15, par. 102 30 ILCS 210/4 from Ch. 15, par. 154

Creates the State Loan Act and amends the Uncollected State Claims Act and the Illinois State Collection Act of 1986. Provides that before any State loan may be made or renewed to any person the name of the person must be made public. Provides that the person must personally guarantee repayment of the loan. Prohibits certain contracts with a person who is in default on any State loan. Provides that all contributions made by the person in the past 5 years must be disclosed. Provides that the Attorney General shall investigate any default on a State loan. Provides that the provisions of the Uncollected State Claims Act and the Illinois State Collection Act of 1986 must be met before any renegotiation or forgiveness of a State loan. Provides that the Attorney General shall report to the General Assembly certain information regarding State loans.

JUDICIAL NOTE (Administrative Office of Illinois Courts)

No decrease or increase in number of judges needed.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading
         H Added As A Joint Sponsor SCULLY
                                      Referred to Hse Rules Comm
         Η
99-02-18 H
                                      Assigned to State Government
                                        Administration
         H Joint Sponsor Changed to LYONS, JOSEPH
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 CURRY, JULIE
         H Joint Sponsor Changed to FEIGENHOLTZ
         H Added As A Co-sponsor FRANKS
99-03-03 H Added As A Co-sponsor MCGUIRE
99-03-04 H
                                      Judicial 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
      99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Added As A Co-sponsor DART
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor WELCH
      99-03-26 S First reading
                                            Referred to Sen Rules Comm
      99-04-22 S
                                            Assigned to Executive
      99-04-29 S
                                            To Subcommittee
                                            Committee Executive
      99-05-04 S Added as Chief Co-sponsor MOLARO
      99-05-08 S
                                            Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HB-1437
             BURKE.
  410 ILCS 80/4
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from Ch. 111 1/2, par. 8204

Amends the Illinois Clean Indoor Air Act. Provides that no person shall smoke in a hospital, ambulatory surgical treatment center, post-surgical recovery center, nursing home, dentist's or physicians's office, or any other health care provider or facility.

FISCAL NOTE (Department of Public Health) There will be no fiscal impact on the Department.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-10 H Fiscal Note Filed Committee Rules Н 01-01-09 H Session Sine Die

ACEVEDO - SILVA - LOPEZ - BRADLEY - MCAULIFFE. HB-1438

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Illinois Public Aid Code. Provides that, notwithstanding any other provision regarding services covered under the medical assistance program, medically necessary organ transplants shall be covered under the medical assistance program for persons who are otherwise eligible for assistance under this program, as well as for legal aliens residing in Illinois whose income and assets render them eligible for assistance, regardless of whether they meet the other eligibility requirements of the program. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Department of Public Aid)

The Department is unable to estimate the fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Human Services 99-03-03 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-04 H Fiscal Note Requested BLACK St Mandate Fis Nte Reg BLACK H Cal Ord 2nd Rdg-Shrt Dbt 99-03-09 H St Mandate Fis Note Filed H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-10 H Added As A Joint Sponsor SILVA H Added As A Joint Sponsor LOPEZ H Added As A Joint Sponsor BRADLEY H Added As A Joint Sponsor MCAULIFFE 99-03-11 H Fiscal Note Filed 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 115-000-001 99-03-17 S Arrive Senate

S Placed Calndr First Rdg

99-03-18 S Chief Sponsor MUNOZ

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

HB-1439 GIGLIO.

30 ILCS 805/8.23 new 70 ILCS 2605/7h new

Amends the Metropolitan Water Reclamation District Act. Requires the District to make annual payments for 16 years to the Village of Thornton to offset the Village's lost revenues resulting from the Thornton Reservoir Project. Requires the District to impose a surcharge on property owners to the extent they benefit from the project. Exempts from the reimbursement requirements of the State Mandates Act.

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

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Referred to Hse Rules Comm
99-02-17 H First reading
99-02-18 H
                                      Assigned to Executive
99-03-03 H
                                      Fiscal Note Requested POE
                                      St Mandate Fis Nte Req POE
         Н
         Н
                                      Balanced Budget Note Req POE
         Η
                                      Home Rule Note Requested POE
                                      Housng Aford Note Requested POE
         H
                                      Motion Do Pass-Lost 003-009-002 HEXC
         Н
         Н
                                      Remains in CommiExecutive
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1440 GIGLIO.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Grants full-time students attending a secondary school or an institution of higher education a deduction from the taxes imposed by this Act equal to their income. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 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-1441 SAVIANO.

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225 ILCS 15/26.5 new
225 ILCS 20/17
                                   from Ch. 111, par. 6367
225 ILCS 25/45
                                   from Ch. 111, par. 2345
                                   from Ch. 111, par. 8401-80
225 ILCS 30/80
225 ILCS 60/26
                                   from Ch. 111, par. 4400-26
225 ILCS 63/100
225 ILCS 65/10-5
225 ILCS 65/15-40
225 ILCS 75/18
                                   from Ch. 111, par. 3718
225 ILCS 80/22
                                   from Ch. 111, par. 3922
225 ILCS 85/5.7 new
225 ILCS 90/16,5 new
225 ILCS 95/6
                                   from Ch. 111, par. 4606
225 ILCS 100/21
                                   from Ch. 111, par. 4821
225 ILCS 106/60
225 ILCS 110/31a new
210 ILCS 50/3.55
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Amends various licensing Acts regulating health professionals to provide that the licensees shall include their appropriate titles and the highest academic degree earned in all advertising for services. Effective 90 days after becoming law.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 210 ILCS 50/3.55

Deletes everything. Amends various licensing Acts regulating health professionals to provide that the licensees shall include their appropriate titles or the initials authorized under the Act. Effective January 1, 2000.

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HOUSE AMENDMENT NO. 2.
```

Deletes reference to: 225 ILCS 25/45

Deletes the provision requiring a dentist to include his or her title as it appears on the license or the initials authorized under the Illinois Dental Practice Act in every advertisement for services regulated under the Act.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 225 ILCS 80/22

Deletes the Section amending the Illinois Optometric Practice Act of 1987. HOUSE AMENDMENT NO. 4.

Requires that a licensee under the Podiatric Medical Practice Act of 1987 include his or her title as provided by rule (rather than as it appears on his or her license) or the initials authorized under the Act in every advertisement for services regulated under the

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99-02-17 H First reading
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Registration & Regulation
99-02-26 H
                Amendment No.01
                                     REGIS REGULAT H
                                                             Adopted
                                     Do Pass Amend/Short Debate 017-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.02
                                     SAVIANO
                Amendment referred to HRUL
         Н
                Amendment No.03
                                     SAVIANO
         Н
         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
                Amendment No.04
                                     SAVIANO
99-03-22 H
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                     SAVIANO
99-03-23 H
                Amendment No.02
         H Recommends be Adopted HRUL
                Amendment No.03
                                     SAVIANO
         H Recommends be Adopted HRUL
                Amendment No.02
                                                              Adopted
         Н
                                     SAVIANO
                Amendment No.03
                                     SAVIANO
                                                              Adopted
         H
         H Pld Cal 3rd Rdg-Shrt Dbt
                Amendment No.04
99-03-24 H
                                     SAVIANO
         H Recommends be Adopted HRUL
         H Cal Ord 3rd Rdg-Short Dbt
99-03-25 H Rolld 2nd Rdg-Short Debate
                Amendment No.04
         Н
                                     SAVIANO
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor SULLIVAN
         S First reading
                                     Referred to Sen Rules Comm
99-04-15 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
99-05-06 S Third Reading - Passed 056-000-000
         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 91-0310
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HB-1442 HOEFT – DANIELS.

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40 ILCS 5/18-112.2
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from Ch. 108 1/2, par. 18-112.2

Amends the Illinois Pension Code. Makes a technical correction in a Section relating to transfer of credits from the Judges Retirement System. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
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No fiscal impact on any public retirement system or pension

fund in the State.

NOTE(S) THAT MAY APPLY: Pension

99-02-17 H First reading

H Added As A Joint Sponsor DANIELS

H Referred to Hse Rules Comm

99-02-18 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

HB-1443 KOSEL – LANG – LYONS,EILEEN – CURRIE – MCGUIRE, CURRY,JULIE, FEIGENHOLTZ, FRANKS, NOVAK, O'BRIEN, MEYER, HASSERT, CROSS, DART, GIGLIO, MCCARTHY, CROTTY AND JOHNSON,TOM.

20 ILCS 1705/31b new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall collect certain information on the number of individuals with developmental disabilities who have requested and are waiting for community-based services that are funded through grants from the Department to, and contracts with the Department and, local school districts, individual service coordination organizations, and community-based organizations. Provides that the information collected shall be limited to information about individuals who are eligible for services at the time of the request or who will be eligible to receive services within 12 months after the date services are requested. Provides that the Department shall make the information available to other agencies serving persons with developmental disabilities. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes the subject of the collection of information to those who have requested and are waiting for community-based services funded by or through the Department of Human Services.

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Human Services 99-02-22 H Added As A Joint Sponsor LANG H Added As A Joint Sponsor LYONS, EILEEN H Added As A Joint Sponsor CURRIE 99-02-25 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Joint Sponsor Changed to MCGUIRE 99-03-01 H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor FRANKS 99-03-02 H Added As A Co-sponsor NOVAK 99-03-03 H Added As A Co-sponsor O'BRIEN H. Added As A Co-sponsor MEYER 99-03-04 H Added As A Co-sponsor HASSERT 99-03-09 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 99-03-10 H Added As A Co-sponsor CROSS H Added As A Co-sponsor DART H Added As A Co-sponsor GIGLIO H Added As A Co-sponsor MCCARTHY H Added As A Co-sponsor CROTTY H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000 H Added As A Co-sponsor JOHNSON, TOM 99-03-11 S Arrive Senate S Chief Sponsor MAHAR S Placed Calndr First Rdg Referred to Sen Rules Comm S First reading 99-03-16 S Added as Chief Co-sponsor HALVORSON 99-03-18 S Added As A Co-sponsor DILLARD 99-03-22 S Added as Chief Co-sponsor WALSH,L 99-03-24 S Added as Chief Co-sponsor RADOGNO 99-03-25 S Assigned to Public Health & Welfare 99-04-15 S Added As A Co-sponsor SMITH S Added As A Co-sponsor OBAMA 99-04-20 S Held in Committee S Added as Chief Co-sponsor REA S Added As A Co-sponsor MUNOZ S Added As A Co-sponsor PARKER Amendment No.01 PUB HEALTH S Adopted

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99-04-21 S Added As A Co-sponsor MOLARO
99-04-27 S Postponed
99-05-04 S Recmnded do pass as amend 010-000-000
S Placed Calndr, Second Rdg
S Added As A Co-sponsor CULLERTON
99-05-05 S Added As A Co-sponsor GEO-KARIS
99-05-26 S RULED EXEMPT UNDER
S SENATE RULE 3-9(B)
S Re-referred to Public Health & Welfare
01-01-09 H Session Sine Die
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HB-1444 LYONS, JOSEPH.

750 ILCS 28/25

Amends the Income Withholding for Support Act. Makes a stylistic change in provisions regarding withholding income after an obligor accrues a delinquency.

80,07-17 H. First reading

Referred to Hee Rules Comm

99-02-17	11	Thatreaung	Referred to 11se, Ruies Commi
99-02-18	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)
01-01-09	Н	Session Sine Die	, ,

HB-1445 LYONS, JOSEPH.

305 ILCS 5/10-10.1

from Ch. 23, par. 10-10.1

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding the collection fee a court may impose on an individual who owes child or spouse support.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 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
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HB-1446 TURNER,ART – LOPEZ – ERWIN – HOWARD.

Makes appropriations to the Department of Natural Resources to provide a 50% matching grant to the Chicago Park District for pond and lagoon dredging. Effective July 1, 1999.

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99-02-17 H First reading
H Added As A Joint Sponsor LOPEZ
H Added As A Joint Sponsor ERWIN
H Referred to Hse Rules Comm
99-02-18 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-02-24 H Joint Sponsor Changed to HOWARD
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1447 DAVIS.MONIOUE.

20 ILCS 605/46.70 new 30 ILCS 105/5.490 new

Amends the Civil Administrative Code of Illinois concerning the Department of Commerce and Community Affairs. Provides that the Department must, by rule, create a Microloan Program to make loans from the Microloan Fund. Provides that the loans may be made in amounts of \$500 or less to individuals whose income is at or below the federally designated poverty level and who seek independence from public assistance. Provides that the loans may be used for entrepreneurial or employment endeavors. Provides that the Department must enter into an agreement with a private entity to administer and implement the program. Amends the State Finance Act to create the Microloan Fund.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-17 H First reading
99-02-18 H Assigned to Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1448 DAVIS,MONIQUE – BROSNAHAN – FRANKS – FOWLER – CROTTY, MCCARTHY AND LOPEZ.

Appropriates \$500,000 from the General Revenue Fund to the Department on Aging to provide additional funding for the Long Term Care Ombudsman Program. Effective July 1, 1999.

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HOUSE AMENDMENT NO. 1.
  Makes additional appropriations for grants and programs of the Dpt. on Aging.
      99-02-17 H First reading
                                            Referred to Hse Rules Comm
      99-02-18 H
                                            Assigned to Appropriations-Human Services
      99-03-05 H
                                            COMMITTEE DEADLINE
               Η
                                            EXTENDED - 3/12/99
               Η
                                            Committee Appropriations-Human Services
      99-03-11 H
                       Amendment No.01
                                            APP-HUMAN SRV H
                                                                     Adopted
                                            Do Pass Amd/Stndrd Dbt/Vote 006-004-000
               H Pled Cal 2nd Rdg Stndrd Dbt
               H Added As A Joint Sponsor BROSNAHAN
               H Added As A Joint Sponsor FRANKS
               H Added As A Joint Sponsor FOWLER
               H Joint Sponsor Changed to CROTTY
      99-03-12 H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor LOPEZ
      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-1449
            GRANBERG.
   40 ILCS 5/14-109
                                   from Ch. 108 1/2, par. 14-109
                                   from Ch. 108 1/2, par. 14-119
   40 ILCS 5/14-119
   40 ILCS 5/14-121
                                   from Ch. 108 1/2, par. 14-121
   40 ILCS 5/15-136.3
   40 ILCS 5/15-146
                                   from Ch. 108 1/2, par. 15-146
   40 ILCS 5/16-136.2
                                   from Ch. 108 1/2, par. 16-136.2
                                   from Ch. 108 1/2, par. 16-142.1
   40 ILCS 5/16-142.1
   40 ILCS 5/17-122
                                from Ch. 108 1/2, par. 17-122
   40 ILCS 5/17-156.3
                                   from Ch. 108 1/2, par. 17-156.3
   30 ILCS 805/8.23 new
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Amends the State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Provides for a minimum monthly retirement annuity of \$35 for each year of service credit up to 30. Provides for a minimum total monthly survivor's annuity of \$17.50 for each year of service credit up to 30. 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 total increase in accrued liability of SERS, SURS,

TRS and CTRS is \$281.0 million. In addition, TRS estimates

payout would increase by \$10.0 million the first year.

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

99-02-17 H First reading
99-02-18 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-05-03 H Pension Note Filed
Committee Rules

01-01-09 H Session Sine Die

DAVIS, MONIQUE.

HB-1450

Appropriates \$1,000,000 to the Department on Aging to fund new programs as specified in the Respite Program Act. Effective July 1, 1999.

99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Appropriations-Human Services
99-03-05 H	COMMITTEÉ DEADLINE
Н	EXTENDED - 3/12/99
Н	Committee Appropriations-Human Services
	·

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99-03-11 H
                                      Do Pass/Stndrd Dbt/Vote 006-004-000
                                        HAPH
         H Pled 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
      DAVIS, MONIQUE.
```

HB-1451

305 ILCS 5/4-1.2 from Ch. 23, par. 4-1.2

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding the living arrangements of recipients.

99-02-17 H	First reading	Referred to Hse Rules Comm
99-02-18 H	_	Assigned to Executive
99-02-25 H	[Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
Н	Picd Cal 2nd Rdg Stndrd Dbt	
99-02-26 H	Į.	Re-committed to Executive
99-03-05 H	[Re-Refer Rules/Rul 19(a)
01-01-09 H	I Session Sine Die	.,

HB-1452 DAVIS, MONIQUE, MCGUIRE, SCULLY, BELLOCK, BROSNAHAN, COWLISHAW, COULSON, FRANKS, GARRETT, GILES, LAWFER, LY-ONS, JOSEPH, MCKEON, MITCHELL, BILL, MITCHELL, JERRY, MOF-FITT, SAVIANO, SCOTT, SILVA AND TURNER, JOHN.

20 ILCS 105/8.07 new

Amends the Illinois Act on the Aging. Provides that any entity in this State which receives public funding of any kind and which offers any type of exercise program or exercise equipment to the public is required to offer the program or the equipment at a discounted rate to persons 55 years of age and over. Provides that if no such entity is located in the local area of a person who is 55 years of age or over, the Department shall. subject to appropriation, offer a subsidy to any other entity in the local area which provides an exercise program or exercise equipment to a person who is 55 years of age or over at a discounted rate. Effective immediately,

FISCAL NOTE (Department on Aging) There would also be additional requirement and a fiscal impact on other entities of gov't who provide funding for fitness activities or equipment.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Act on the Aging. Provides that the Department on Aging encourages senior citizens throughout the State to participate in exercise and fitness programs and to visit a physician before beginning or changing any exercise or fitness routines. Provides that the Department shall encourage the area agencies on aging to provide grants, subject to appropriation by the General Assembly, to local senior centers for the exercise and fitness needs of seniors. Effective immediately.

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

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99-02-17 H First reading
                                    Referred to Hse Rules Comm
99-02-18 H
                                    Assigned to Aging
99-02-25 H
                                    Fiscal Note Filed
        Η
                                    Committee Aging
99-02-26 H
                                    Do Pass/Short Debate Cal 019-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
                Amendment No.01
99-03-09 H
                                    DAVIS, MONIQUE
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor COWLISHAW
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor GARRETT
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99-03-12-Cont.
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor MITCHELL, JERRY
               H Added As A Co-sponsor MOFFITT
               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 TURNER, JOHN
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                      Amendment No.01
                                           DAVIS, MONIQUE
               H Recommends be Adopted HRUL
                      Amendment No.01
                                          DAVIS, MONIQUE
                                                                   Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000
      99-03-24 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-25 S Chief Sponsor CLAYBORNE
               S First reading
                                           Referred to Sen Rules Comm
      99-04-27 S
                                           Assigned to Public Health & Welfare
      99-05-04 S
                                          Held in Committee
                                           Committee Public Health & Welfare
      99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HB-1453
            DAVIS, MONIQUE.
  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
```

Amends the Illinois Insurance Code, Health Maintenance Organization Act, and Voluntary Health Services Plans Act to require coverage for contraceptives to be included in individual and group policies of accident and health insurance.

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Human Services
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1454 TURNER, ART - CAPPARELLI.

35 ILCS 515/1

from Ch. 120, par. 1201

Amends the Mobile Home Local Services Tax Act concerning the definition of mobile home. Adds a caption.

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99-02-17 H First reading
         H Added As A Joint Sponsor CAPPARELLI
                                      Referred to Hse Rules Comm
99-02-18 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
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HB-1455 DAVIS, MONIQUE.

305 ILCS 5/9A-9

from Ch. 23, par. 9A-9

Amends the Illinois Public Aid Code. Provides that Temporary Assistance for Needy Families clients who are not working will not be approved for degree programs unless they can complete the program in one year or less. Provides that clients who are working at least 20 hours per week may be approved for post-secondary education programs, including degree programs to upgrade their skills to the extent resources allow. Establishes the approval criteria for post-secondary education programs and the participation requirements for clients. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
                                          Referred to Hse Rules Comm
    99-02-17 H First reading
    99-02-18 H
                                          Assigned to Human Services
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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DAVIS, MONIQUE. HB-1456

305 ILCS 5/4-0.5

Amends the Illinois Public Aid Code. Makes a stylistic change in provisions describing the termination of the AFDC program and the beginning of the TANF program.

99-02-17	H First reading	Referred to Hse Rules Comm
99-02-18	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	Н	Re-committed to Executive
99-03-05	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-1457 GRANBERG.

105 ILCS 5/18-3.5 new

Amends the School Code. Requires the State Board of Education to annually request an appropriation payable from the Common School Fund to reimburse nonpublic schools for administrative and clerical costs incurred by those schools in preparing, maintaining, and filing reports, forms, and records and in providing any administrative and clerical services that are not an integral part of the teaching process as may be required by State law or rule or by a school district.

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FISCAL NOTE (State Board of Education)
The anticipated fiscal impact is $1,760,000.
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STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

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NOTE(S) THAT MAY APPLY: Fiscal
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JIE(B) III/II MILI MILE I I I I I I I I I I I I I I I I I I	
99-02-17 H First reading	Referred to Hse Rules Comm
99-02-18 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-11 H	Fiscal Note Filed
Н	St Mandate Fis Note Filed
. H	Committee Rules
01-01-09 H Session Sine Die	

HB-1458 GRANBERG - LEITCH.

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20 ILCS 3960/13.5 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 3960/13.30 new
 20 ILCS 3960/13.35 new
740 ILCS 10/5
```

from Ch. 38, par. 60-5

Amends the Health Facilities Planning Act and the Illinois Antitrust Act. Authorizes hospitals to enter into cooperative agreements concerning the allocation of health care equipment and health care services to achieve reduced health care costs and other goals. Requires approval of the agreements by the Health Facilities Planning Board. Provides for review of applications by the Director of Public Health and the Attorney General. Provides for immunity from State and federal antitrust laws.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
                                         Referred to Hse Rules Comm
    99-02-18 H
                                         Assigned to Human Services
    99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
    99-03-10 H Added As A Joint Sponsor LEITCH
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01-01-09 H Session Sine Die

HB-1459 GRANBERG - BOLAND AND JOHNSON, TIM.

10 ILCS 5/9-5.5 new

Amends the Election Code. Limits campaign expenditures of candidates and nominees for State Senate to \$250,000 per primary and \$250,000 per election and for State Representative to \$125,000 per primary and \$125,000 per election.

FISCAL NOTE (State Board of Elections)

HB1459 would cost the Board \$50,000.

JUDICIAL NOTE (Administrative Office of Illinois Courts)

The bill would neither decrease or increase the number of judges needed in the State.

PENSION NOTE, H-AM 1 (Pension Laws Commission)

HB 1459, as amended by H-am 1, would not affect the accrued

liabilities or annual cost of any III. public pension fund

or retirement system.

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

Same as previous judicial note.

STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)

This legislation would not affect the bonding authorization of the State, and, therefore, has no direct impact on the level of

State indebtedness.

FISCAL NOTE, AMENDED (State Board of Elections)

HB1459 would cost the Board \$80,000.

PENSION NOTE, H-AM 2 (Pension Laws Commission)

Same as previous pension note.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

There would be no corrections population or fiscal impact.

FISCAL NOTE, H-AM 2 (State Board of Elections)

Same as previous SBE fiscal note.

STATE DEBT NOTE, H-AM 2 (Economic and Fiscal Commission)

Same as previous State debt note.

CORRECTIONAL NOTE, H-AM 2 (Department of Corrections)

Same as previous correctional note.

HOUSING AFFORDABILITY NOTE, H-AM 2 (Housing Development Auth.)

There will be no fiscal impact on a single-family residence.

JUDICIAL NOTE, H-AM 2 (Administrative Office of III. Courts)

Same as previous judicial note.

HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)

Same as previous housing affordability note.

HOUSE AMENDMENT NO. 1.

Further amends the Election Code. Provides that the spending limitations for seeking nomination to the office of State Senator or State Representative apply for the period beginning with the date of the general election and ending with the date of the next general primary election (now, those limits apply for the period beginning with the circulation of the candidate's nominating petitions and ending with the date of the general primary election at which the candidate seeks nomination for election to office). Provides that the spending limitations for seeking election to the office of State Senator or State Representative apply for the period beginning after the general primary election and ending with the date of the next general election (now, the period ends with the date of the general election). Allows the State Board of Elections to assess a civil penalty of up to 10% of the amount expended in excess of the spending limits for a first violation and up to 20% of the amount expended in excess of the spending limits for a second or subsequent violation.

99-02-17	H First reading	Referred to Hse Rules Comm
99-02-18	H	Assigned to Elections & Campaign Reform
99-02-25	H	Fiscal Note Filed
	H	Committee Elections & Campaign Reform
99-03-03	H	Motion Do Pass-Lost 005-005-001 HECR
	H	Remains in CommiElections & Campaign
		Reform
99-03-05	H	Re-Refer Rules/Rul 19(a)
99-03-10	H Added As A Co-sponsor JOH	INSON,TIM
00-01-13	H	Assigned to Elections & Campaign Reform
00-02-08	H Added As A Joint Sponsor Bo	OLAND
	H	Do Pass/Short Debate Cal 009-002-000
	H Placed Cal 2nd Rdg-Shrt Dbt	
00-02-09	H	Judicial Note RequesteBLACK
	H Cal Ord 2nd Rdg-Shrt Dbt	_
00-02-10	H	Judicial Note Filed
	H Cal Ord 2nd Rdg-Shrt Dbt	
00-02-15	H Second Reading-Short Debat	e
	H Pld Cal 3rd Rdg-Shrt Dbt	

00-02-29	Н Н		Pension Note Filed as amnd Judicial Note Req as amend BY HOUSE AMEND #1 St Debt Note Fld as amended BY HOUSE. AMEND #1
	H H H	Cal Ord 3rd Rdg-Short Dbt Amendment No.01 Amendment referred to Held 2nd Rdg-Short Debate	Mtn Prevaild-Recall 2nd Rdg GRANBERG HRUL
00-03-01	H H H H	Amendment No.02	Fiscal Note Filed as amnded GRANBERG HRUL GRANBERG UL/005-000-000 Pension Note Filed as amnd Corretnl Note Fld as amnd BY HOUSE AMEND #1
00-03-02	Η	Held 2nd Rdg-Short Debate	Fiscal Note Filed as amnded
	H H		St Debt Note Fld as amended BY HOUSE AMEND #2 Corretnl Note Fld as amnd BY HOUSE
	H H		AMEND #2 Hous Aford Note Fld as amnd Judicial Note Req as amend BY HOUSE AMEND #2
	H H H	Amendment No.01 Pld Cal 3rd Rdg-Shrt Dbt	Hous Aford Note Fld as amnd GRANBERG Adopted
	H	Amendment No.03 Amendment referred to	
00 02 02		Amendment No.03 Rules refers to Held 2nd Rdg-Short Debate	GRANBERG HECR
00-03-03 01-01-09		Session Sine Die	Re-Refer Rules/Rul 19(a)

HB-1460 GRANBERG.

30 ILCS 105/6c

from Ch. 127, par. 142c

Amends the State Finance Act to make a technical change to a Section dealing with the deposit of money received by the Division of Highways of the Department of Transportation into the road fund.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 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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HB-1461 FRANKS - CROTTY - GRANBERG.

01-01-09 H Session Sine Die

20 ILCS 2520/5.5 new

Amends the Taxpayers' Bill of Rights Act. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial or reduction regarding any tax, until proven otherwise by the Department in the appropriate proceeding, the taxpayer's position shall be presumed to be the correct position and the burden of proof shall be on the Department to prove otherwise.

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FISCAL NOTE (Department of Revenue)
The State' entire tax base would be at risk; increased costs
for staffing, administration, Dept. structure, automated finan-
cial systems, revision of tax forms, instructions, publica-
tions, books, and notices; more refunds without documentation.
NOTE(S) THAT MAY APPLY: Fiscal
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99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Revenue
      99-03-04 H
                                             Do Pass/Short Debate Cal 006-003-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-09 H
                                             Fiscal Note Requested MOORE, ANDREA
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-17 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Primary Sponsor Changed To FRANKS
               H Joint Sponsor Changed to CROTTY
               H Added As A Joint Sponsor GRANBERG
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1462
             WAIT.
  720 ILCS 675/Act title
  720 ILCS 675/0.01
                                    from Ch. 23, par. 2356.9
  720 ILCS 675/1
                                    from Ch. 23, par. 2357
  720 ILCS 675/2
                                    from Ch. 23, par. 2358
```

Amends the Sale of Tobacco to Minors Act. Changes the short title to the Prevention of Tobacco Use by Minors Act. Prohibits minors from possessing tobacco (now only the buying by and the sale and distribution to minors of tobacco is prohibited). Provides that, in addition to or instead of a fine, the court may impose community service upon a minor who possesses tobacco and upon a seller or distributor of tobacco to a minor.

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Children & Youth
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1463 WAIT.

35 ILCS 200/9-180

Amends the Property Tax Code. Provides that the proportionate increase in taxes for new buildings shall be decreased, proportionately, by the grant of the applicable homestead exemption.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 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-1464 HANNIG.

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New Act
5 ILCS 425/5
5 ILCS 425/15
5 ILCS 425/83 rep.
5 ILCS 425/85 rep.
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Creates the Local Gift Ban Act and amends the State Gift Ban Act. Prohibits employees and elected and appointed officials of units of local government and school districts from soliciting and accepting gifts from entities having interests affected by the actions of the employees, the officials, the units of local government, or the school districts. Applies to an employee's or official's spouse and certain other family members. Exempts various categories of gifts. Permits units of local government and school districts to designate ethics officers. Permits units of local government and school districts to establish ethics commissions to consider gift ban complaints and recommend disciplinary actions. Permits units of local government and school districts to share ethics officers and commissions. Makes violation of the Act a business offense subject to a fine of up to \$5,000. Permits an employee's or official's ultimate jurisdictional authority to take disciplinary action against him or her when the employee or official has violated the Act or is the subject of an ethics commission recommendation. Preempts home rule. Removes units of local government and school districts from application of the State Gift Ban Act. Effective July 1, 1999, except that changes in the State Gift Ban Act take effect upon becoming law.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:

5 ILCS 425/5

5 ILCS 425/15

5 ILCS 425/83 rep.

5 ILCS 425/85 rep.

Deletes all of the provisions of the bill except the short title.

JUDICIAL NOTE (Administrative Office of Illinois Courts)

There may be a minimal increase in judicial workloads; there would be no increase in the number of judges needed.

SENATE AMENDMENT NO. 1.

Adds reference to:

5 ILCS 120/1.02 from Ch. 102, par. 41.02

5 ILCS 140/7 from Ch. 116, par. 207

5 ILCS 425/5

5 ILCS 425/15

5 ILCS 425/60

5 ILCS 425/83 rep.

5 ILCS 425/85 rep.

30 ILCS 805/8.23 new

Deletes everything. Creates the Local Gift Ban Act. Prohibits employees and elected and appointed officials of units of local government and school districts from soliciting and accepting gifts from entities having interests affected by the actions of the employees, officials, units, or districts. Applies to an employee's or official's spouse and certain other family members. Exempts various categories of gifts. Requires units of local government and school districts to each designate an ethics officer. Requires counties to establish ethics commissions to consider complaints. Requires other units of local government and school districts to either establish ethics commissions or use the county ethics commission to consider complaints. Permits each unit of local government and school district to determine the Act's applicability to appointed and elected officials who are non-salaried. Provides the complaint procedure to be used by commissions and the disciplinary measures the commissions may recommend, similar to those of the State Gift Ban Act. Authorizes commissions to assess fines. Authorizes a violating employee's or official's ultimate jurisdictional authority to take disciplinary action. Makes violation a business offense with a fine of up to \$5,000. Preempts home rule. Amends the Open Meetings Act, the Freedom of Information Act, and the State Mandates Act to exempt the Act. Amends the State Gift Ban Act to exempt units of local government and school districts. Effective immediately.

SENATE AMENDMENT NO. 2.

Requires, rather than permits, a unit of local government or school district that uses the county's ethics commission to enter into intergovernmental agreements with the county for such operation.

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

S Placed Calndr, Second Rdg

99-02-17 H	First reading	Referred to Hse Rules Comm
99-02-18 H		Assigned to State Government
		Administration
99-03-04 H	Amendment No.01	STE GOV ADMIN H Adopted
Н		Do Pass Amend/Short Debate 007-000-000
Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-09 H		Judicial Note Filed
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	105-003-010
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 Executive
99-04-22 S	Amendment No.01	EXECUTIVE S Adopted
S		Recmnded do pass as amend 013-000-000

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99-04-27 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Filed with Secretary
                                     DILLARD
         S
               Amendment No.02
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                    DILLARD
         S
                Rules refers to
                                      SEXC
         S
                Amendment No.02
                                     DILLARD
         S Be apprvd for consideratn SEXC/010-000-000
         S Recalled to Second Reading
                Amendment No.02
                                     DILLARD
                                                             Adopted
         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
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-1465 MORROW.

70 ILCS 3605/30

from Ch. 111 2/3, par. 330

Amends the Metropolitan Transit Authority Act. Provides that the Chicago Transit Authority may (now shall) provide free transportation to sworn law enforcement personnel of the Cook County Sheriff's Department. Effective immediately.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17	н	First reading	Referred to Hse Rules Comm
		That reading	
99-02-18	Η		Assigned to Local Government
99-02-24	Η		Fiscal Note Filed
	Η		Committee Local Government
99-02-26	Η		Do Pass/Short Debate Cal 008-000-000
-	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Η	Second Reading-Short Debate	e
	Η	Held 2nd Rdg-Short Debate	
99-03-24	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-26	Η	_	Re-Refer Rules/Rul 19(a)
01-01-09	Η	Session Sine Die	.,

HB-1466 MORROW – HOWARD – JOHNSON,TIM, JONES,LOU, STROGER, PUGH, MURPHY, FRITCHEY, GILES, DAVIS,MONIQUE AND SHARP.

New Act

Creates the Illinois Africa Trade Project Act. Short title only.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

20 ILCS 605/46.70 new

Deletes everything. Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs, using funds appropriated for the purpose, shall create the Illinois Africa Trade Project, a program to increase 2-way trading opportunities between Illinois small businesses and the nations of Africa. Establishes goals for the project. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs, using funds appropriated for the purpose, shall create the Illinois Africa Trade Program to assist small and medium sized Illinois businesses and manufacturers in exporting their products and to assist companies from African nations in exporting products to or investing in Illinois. Provides that the Department shall pursue incentive programs to encourage African governments to locate trade or commercial offices in Illinois. Provides that the Department shall coordinate with appropriate organizations and may contract with qualified individuals or entities to develop a comprehensive plan for market development and expansion of trade between Illinois and African nations. Provides that the Department may develop and administer other programs it considers advisable and appropriate for collecting and disseminating information to prospective manufacturers and businesses regarding export to and investment in African nations.

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99-02-17 H First reading
         H Added As A Joint Sponsor HOWARD
                                     Referred to Hse Rules Comm
99-02-18 H
                                     Assigned to Executive
                                     Do Pass/Stndrd Dbt/Vote 008-007-000
99-02-25 H
         H Plcd Cal 2nd Rdg Stndrd Dbt
                                     Re-committed to Executive
99-02-26 H
                                     EXECUTIVE H
99-03-05 H
                Amendment No.01
                                                             Adopted
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor STROGER
99-03-10 H Added As A Co-sponsor JOHNSON, TIM
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                     MORROW
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor PUGH
99-03-25 H
                Amendment No.02
                                                             Adopted
                                     MORROW
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor JOHNSON, TIM
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
         H Added As A Co-sponsor MURPHY
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor SHARP
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-22 S Chief Sponsor LIGHTFORD
                                     Referred to Sen Rules Comm
         S First reading
01-01-09 H Session Sine Die
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HB-1467 MITCHELL, BILL - O'CONNOR - RIGHTER.

30 ILCS 105/5.490 new 30 ILCS 105/6z-43 new

Amends the State Finance Act. Creates the Tobacco Settlement Recovery Fund which shall consist of all monies paid to the State pursuant to (1) the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al. and (2) any settlement with or judgment against any tobacco product manufacturer other than one participating in the Master Settlement Agreement, as well as any other monies as provided by law. Provides that the moneys deposited into the Fund shall be appropriated to fund various information, enforcement, and prevention programs related to tobacco use and smoking. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading
H Added As A Joint Sponsor O'CONNOR
H Added As A Joint Sponsor RIGHTER
H Referred to Hse Rules Comm

99-02-18 H Assigned to Tobacco Settlement Proceeds
Distr

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1468 MITCHELL, BILL - O'CONNOR - RIGHTER.

New Act

Creates the Tobacco Product Manufacturer's Escrow Act. Provides that any tobacco product manufacturer (as defined in the Master Settlement Agreement entered into by the State of Illinois and leading tobacco product manufacturers) selling cigarettes to consumers within the State of Illinois on and after the effective date of this Act shall become a "participating manufacturer" and perform its financial obligations under the Master Settlement Agreement or place certain designated sums into a qualified escrow

account to be used under the Settlement Agreement. The funds in the escrow account shall be used to pay a judgment or settlement on any released claim brought against the tobacco product manufacturer by the State or any releasing party located or residing in the State. Provides for fines for failure to pay into or maintain the funds in the account which shall be paid into the Tobacco Settlement Recovery Fund. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-17 H First reading
               H Added As A Joint Sponsor O'CONNOR
               H Added As A Joint Sponsor RIGHTER
                                           Referred to Hse Rules Comm
      99-02-18 H
                                            Assigned to Tobacco Settlement Proceeds
                                              Distr
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            WOOLARD - POE.
HB-1469
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5 ILCS 375/10 from Ch. 127, par. 530

FISCAL NOTE (Department of Insurance)

Amends the State Employees Group Insurance Act of 1971. Provides that a school district whose employees are covered by State group health insurance plans does not need to enroll full-time employees of the district who have waived coverage under the district's plan by participating in a component of the district's cafeteria plan. Defines "school district" as any unit of local government whose primary purpose is education. Effective immediately.

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HB1469 will have no impact on the Department.
99-02-17 H First reading
         H Added As A Joint Sponsor POE
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Insurance
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 Placed Calndr First Rdg
99-03-17 S Chief Sponsor BOMKE
                                       Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                       Assigned to Insurance & Pensions
99-04-27 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Added as Chief Co-sponsor REA
         S Third Reading - Passed 056-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 99-07-29
              PUBLIC ACT 91-0311
         Η
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HB-1470 WOOLARD.

215 ILCS 5/803.1

Amends the Illinois Insurance Code. Provides that the Illinois Mine Subsidence Insurance Fund may be used to provide reinsurance for insurers who insure or reinsure intergovernmental cooperatives for mine subsidence losses. Removes provisions authorizing the Fund to enter into reinsurance agreements with intergovernmental cooperatives that provide joint self-insurance for mine subsidence.

FISCAL NOTE (Department of Insurance) HB1470 will have no fiscal impact on the Department. **1847** HB-1470—Cont.

HOUSE AMENDMENT NO. 1.

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Makes a technical change with respect to a cross-reference relating to the Illinois Mine Subsidence Insurance Fund.

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NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Hse Rules Comm
    99-02-17 H First reading
    99-02-18 H
                                          Assigned to Insurance
                                         Fiscal Note Filed
    99-02-26 H
                                          Committee Insurance
             Н
    99-03-03 H
                                         INSURANCE H
                                                                   Adopted
                    Amendment No 01
                                          Do Pass Amend/Short Debate 008-000-000
             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-1471 JOHNSON, TOM.

15 ILCS 335/14 from Ch. 124, par. 34

Amends the Illinois Identification Card Act to make a technical change to the Section concerned with the unlawful use of an identification card.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 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
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HB-1472 JOHNSON, TOM.

20 ILCS 2630/5 from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides that a person who has been convicted of a felony committed before his or her 21st birthday and has completed his or her sentence, including parole or mandatory supervised release, and who has for the previous 5 years not been convicted of an offense required to be reported to the Department of State Police may apply to the court for the expungement and sealing of the person's arrest and court records and records of the Department of State Police.

99-02-17	Η	First reading	Referred to Hse Rules Comm
99-02-18	Н		Assigned to Judiciary II - Criminal Law
99-03-05	Н		Do Pass/Short Debate Cal 013-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	Н	Second Reading-Short Debat	e
	Н	Held 2nd Rdg-Short Debate	
99-03-26	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	•

HB-1473 JOHNSON.TOM.

105 ILCS 5/2-3.126 new

Amends the School Code. Authorizes the State Board of Education, acting in conjunction and cooperation with all school boards and school districts in the State, to develop, administer, and implement a program under which all Illinois school districts become county-wide unit school districts, whose territory shall be determined by county boundaries, by July 1, 2004. Authorizes the State Board of Education to waive requirements otherwise applicable to the annexation of territory to or formation of a unit school district. Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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99-02-17 H First reading
99-02-18 H Assigned to Elementary & Secondary
Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1474 **1848**

HB-1474 JOHNSON,TOM – SKINNER – LINDNER – TURNER,JOHN – BELLOCK, DURKIN, HULTGREN, RIGHTER, JONES,JOHN AND PARKE.

35 ILCS 5/201 from Ch. 120, par. 2-201 35 ILCS 5/202.5 new 35 ILCS 5/202.7 new 35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. From January 1, 2000 through December 31, 2001, decreases the individual rate from 3% to 2.75% and decreases the corporate rate from 4.8% to 4.4%. Establishes procedure for the attribution of income in the transition periods. Effective immediately.

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99-02-17 H First reading
        H Added As A Joint Sponsor SKINNER
        H Added As A Joint Sponsor LINDNER
        H Added As A Joint Sponsor TURNER, JOHN
        H Added As A Joint Sponsor BELLOCK
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor RIGHTER
                                    Referred to Hse Rules Comm
99-02-18 H
                                    Assigned to Revenue
99-02-24 H Added As A Co-sponsor JONES, JOHN
99-03-01 H Added As A Co-sponsor PARKE
99-03-04 H
                                    Motion Do Pass-Lost 004-003-001 HREV
        Η
                                    Remains in CommiRevenue
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1475 JOHNSON, TOM.

35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act and the Retailers' Occupation Tax Act concerning payment of quarter monthly tax liability. Provides that each payment may equal 12.5% (now 25%) of the taxpayer's liability for the same calendar month of the preceding year with 80% of the taxpayer's actual liability for the year due on or before December 15th and 100% of the taxpayer's actual liability for the year due on or before the immediately following January 15th. Effective January 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

99-02-18 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1476 BEAUBIEN – YOUNGE.

01-01-09 H Session Sine Die

105 ILCS 5/19-1 from Ch. 122, par. 19-1

Amends the School Code to allow the debt limit rate to be increased, from 6.9% to 8.6% for an elementary or high school district and from 13.8% to 17.2% for a unit school district, for a school construction project if the school district is eligible to receive a grant under the School Construction Law. Effective immediately.

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Elementary & Secondary
                                         Education
99-02-25 H
                                       Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor YOUNGE
99-03-10 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 091-023-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
99-03-17 S First reading
                                       Referred to Sen Rules Comm
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1849 HB-1477

HB-1477 HANNIG AND JOHNSON, TIM.

Makes appropriations to the Office of the State's Attorneys Appellate Prosecutor for its FY 2000 ordinary and contingent expenses. Effective July 1, 1999.

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Public Safety
99-03-10 H Added As A Co-sponsor JOHNSON, TIM
                                      Do Pass/Short Debate Cal 011-000-000
99-03-12 H
         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 109-003-002
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-1478 HANNIG AND RYDER.

Makes appropriations to the Supreme Court for ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Reduces the amount appropriated to the Fourth Appellate District for additional costs associated with the Waterways Building to \$0 (now, \$500,000).

99-02-17	H First reading	Referred to Hse Rules Comm
99-02-18	Н	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-02	H Added As A Co-sponsor RY	DER
99-03-05	Н	COMMITTEE DEADLINE
	H	EXTENDED - 3/12/99
	H .	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-10	H Amendment No.01	APP-GEN SERVS H Adopted
	H	Do Pass Amend/Short Debate 013-000-000
	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	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-1479 YOUNGE – HANNIG.

Makes appropriations to the Board of Trustees of the State Universities Retirement System for fiscal year 2000. Effective July 1, 1999.

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99-02-17 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-18 H Assigned to Appropriations-Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1480 KLINGLER.

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35 ILCS 5/203 from Ch. 120, par. 2-203
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Amends the Illinois Income Tax Act. Creates a deduction for individual taxpayers who care for a parent in the individual's home in an amount equal to \$1,000 per taxable year for expenses spent on caring for the parent if the parent has been diagnosed by a physician as unable to live alone. Applicable to taxable years ending on or after December 31, 1999. Sunsets the deduction after 5 years. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Revenue
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99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-1481 GASH. 35 ILCS 200/20-15 Amends the Property Tax Code. Provides that the tax bill shall include the time period for filing a complaint with the board of review and for filing a petition with the property tax appeal board. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates Referred to Hse Rules Comm 99-02-17 H First reading 99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die HB-1482 TENHOUSE. 230 ILCS 5/4 from Ch. 8, par. 37-4 Amends the Illinois Horse Racing Act of 1975. Adds a caption to the Section concerning the appointment of Racing Board members. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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-1483 RUTHERFORD. 820 ILCS 305/15 from Ch. 48, par. 138,15 Amends the Workers' Compensation Act. Makes a stylistic change in a Section concerning the Industrial Commission's annual report to the Governor. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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 HB-1484 CROSS. New Act Creates the Campaign Finance Reform Law of 1999. Contains short title provision only. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Executive 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

Re-Refer Rules/Rul 19(a)

99-03-26 H

01-01-09 H Session Sine Die

1851 HB-1485

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TENHOUSE.
HB-1485
                                    from Ch. 122, par. 34-18.8
  105 ILCS 5/34-18.8
  Amends the Chicago School District Article of the School Code: Makes technical
changes in the Section concerning AIDS training.
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Executive
      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
                                             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-1486
             CROSS.
    5 ILCS 420/1-110
                                    from Ch. 127, par. 601-110
  Amends the Illinois Governmental Ethics Act by making a technical change in the
Section defining "lobbyist".
       99-02-17 H First reading
                                             Referred to Hse Rules Comm
       99-02-18 H
                                             Assigned to Executive
       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
                                              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
                                             Re-Refer Rules/Rul 19(a)
       99-03-26 H
       01-01-09 H Session Sine Die
             TENHOUSE.
HB-1487
  620 ILCS 5/1
                                     from Ch. 15 1/2, par. 22.1
   Amends the Illinois Aeronautics Act to make a technical change in a provision con-
cerning definitions.
       99-02-17 H First reading
                                             Referred to Hse Rules Comm
       99-02-18 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
       99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
       01-01-09 H Session Sine Die
HB-1488
             TENHOUSE.
    70 ILCS 5/2a.1
                                     from Ch. 15 1/2, par. 68.2a1
   Amends the Airport Authorities Act. Makes a technical change in the Section con-
cerning the petition to set forth a tax rate.
       99-02-17 H First reading
                                              Referred to Hse Rules Comm
       99-02-18 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
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99-03-16 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-1489 CROSS. 705 ILCS 20/1 from Ch. 37, par. 1.1 Amends the Judicial Districts Act. Adds a caption to a Section concerning the First Judicial District. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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-1490 STEPHENS. 70 ILCS 2605/19a from Ch. 42, par. 340 Amends the Metropolitan Water Reclamation District Act. Makes a reference gender neutral in the Section concerning the competency of judges and jurors. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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 HB-1491 RUTHERFORD. 820 ILCS 305/28 from Ch. 48, par. 138.28 Amends the Workers' Compensation Act by making a stylistic change in provisions relating to the application of the Act. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 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 RUTHERFORD. HB-1492 820 ILCS 405/3200 from Ch. 48, par. 310 Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the short title of the Act. 99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Executive 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 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 103-009-002 99-04-14 S Arrive Senate S Placed Calndr First Rdg 99-04-15 S Chief Sponsor LAUZEN

Referred to Sen Rules Comm

99-04-20 S First reading

1853 HB-1492—Cont.

01-01-09 H Session Sine Die

HB-1493 STEPHENS.

70 ILCS 210/5.1

from Ch. 85, par. 1225.1

Amends the Metropolitan Pier and Exposition Authority Act concerning purchases. Adds a caption and makes technical changes.

a caption	a an	u makes teemmear enanges	•
99-02-17	7 H	First reading	Referred to Hse Rules Comm
99-02-18	3 H		Assigned to Executive
99-02-25	5 H		Do Pass/Stndrd Dbt/Vote 008-007-000
			HEXC
	Н	Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26	5 H		Re-committed to Executive
99-03-05	5 H		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16	5 H	Second Reading-Short Debat	e
	Н	Held 2nd Rdg-Short Debate	
99-03-26	5 H	Pld Cal 3rd Rdg-Shrt Dbt	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	103-009-002
99-04-14	4 S	Arrive Senate	
	S	Placed Calndr First Rdg	
00-01-20) S	Chief Sponsor MAITLAND	
00-01-26	5 S	First reading	Referred to Sen Rules Comm
00-03-09	S		Assigned to Executive
00-03-24	4 S		Postponed
00-03-30	S		To Subcommittee

HB-1494 RUTHERFORD.

01-01-09 H Session Sine Die

99-02-17 H First reading

30 ILCS 500/1-5

00-04-01 S

Amends the Illinois Procurement Code by making a technical change to the policy Section.

Committee Executive

Refer to Rules/Rul 3-9(a)

Referred to Hse Rules Comm

Referred to Hse Rules Comm

99-02-18 H		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		Do Pass/Short Debate Cal 015-000-000
Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16 H	Second Reading-Short Debat	e
Н	Held 2nd Rdg-Short Debate	
99-03-26 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	

HB-1495 TENHOUSE.

99-02-17 H First reading

105 ILCS 5/18-8.05

Amends the School Code to make technical changes to the State aid formula provision.

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99-02-18 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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HB-1496 WINTERS.

735 ILCS 5/2-1115.5 new

Amends the Code of Civil Procedure. Provides that a person seeking damages of any kind arising from a motor vehicle accident in which he or she was involved as a driver

is barred from any recovery for any non-economic loss if the person was in violation of the mandatory liability insurance requirements of the Illinois Vehicle Code with respect to the motor vehicle he or she was driving at the time of the accident.

99-02-17 H First reading
99-02-18 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-1497 TURNER, ART.

220 ILCS 5/13-209 from Ch. 111 2/3, par. 13-209 220 ILCS 5/13-216 new

Amends the Public Utilities Act. Provides that all telecommunications services offered by telecommunications carriers other than incumbent local exchange carriers are competitive telecommunications services. Adopts the definition of the term "incumbent local exchange carrier" provided by the federal Telecommunications Act of 1996.

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Public Utilities
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1498 SAVIANO.

35 ILCS 200/3-40 55 ILCS 5/4-6001 from Ch. 34, par. 4-6001 55 ILCS 5/4-6002 from Ch. 34, par. 4-6002

Amends the Property Tax Code and the Counties Code. Provides that the supervisor of assessments, auditor, and coroner of each county shall receive an annual stipend of \$6,500 to be paid by the State if his or her term begins on or after December 1, 2000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to State Government
Administration
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1499 SAVIANO.

55 ILCS 5/4-6002 from Ch. 34, par. 4-6002

Amends the Counties Code. Increases the annual salary compensation of coroners in counties with a population of less than 2,000,000 whose terms begin on or after December 1, 2000. Provides that the State shall furnish 2/3 of the increase and the county shall furnish 1/3 of the increase. Effective immediately.

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

99-02-17 H First reading
99-02-18 H Assigned to State Government
Administration
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1500 DAVIS, MONIQUE.

110 ILCS 660/5-115 new

Amends the Chicago State University Law to require the offices of the University that are associated with billing students to electronically share information with each other.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Higher Education

99-03-04 H Tabled By Sponsor HHED

HB-1501 DAVIS,MONIQUE – WOOLARD – MURPHY – BURKE – SILVA, CURRIE, GIGLIO, BOLAND, SMITH,MICHAEL, JONES,LOU, HOWARD, SLONE, HOEFT, JOHNSON,TOM, JONES,JOHN, KRAUSE, MITCHELL,JERRY, MOFFITT, O'BRIEN, PERSICO, BASSI, COWLISHAW, CROTTY, CURRY,JULIE, DELGADO, FOWLER, GARRETT, GILES, SCULLY AND WINKEL.

Amends the School Code to require the State Board of Education to produce a report that identifies which public schools in this State are overcrowded and proposes a 3-year plan and solution to address overcrowding in these schools. Requires the State Board to report its findings and recommendations to the General Assembly by January 31, 2000.

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FISCAL NOTE (State Board of Education)
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Approximately $200,000 to $500,000 would be required.
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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-17 H First reading
                                        Referred to Hse Rules Comm
   99-02-18 H
                                        Assigned to Elementary & Secondary
                                          Education
   99-02-25 H
                                        Do Pass/Short Debate Cal 023-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-02 H
                                        Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H Added As A Joint Sponsor WOOLARD
            H Added As A Joint Sponsor MURPHY
            H Added As A Joint Sponsor BURKE
            H Added As A Joint Sponsor SILVA
            H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor GIGLIO
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor JONES, LOU
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor SLONE
   99-03-11 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor JOHNSON, TOM
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor PERSICO
            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 CURRY, JULIE
            H Added As A Co-sponsor DELGADO
            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 SCULLY
            H Added As A Co-sponsor WINKEL
            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 LIGHTFORD
             S Added as Chief Co-sponsor DEL VALLE
             S First reading
                                        Referred to Sen Rules Comm
    99-04-20 S
                                        Assigned to Education
    99-04-28 S
                                        Held in Committee
    99-05-05 S
                                        Postponed
             S
                                        Committee Education
    99-05-08 S
                                        Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
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HB-1502 DAVIS,MONIQUE – DELGADO – SILVA – DART – KENNER, HARRIS, GILES, JONES,LOU, HOWARD, GIGLIO, CURRIE AND MORROW.

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

Amends the Chicago School District Article of the School Code to require a criminal background investigation to be performed on local school council members.

FISCAL NOTE (State Board of Education) FY99 approp. to SBE is for \$509,900; Chi. received 18.6% (\$94,841) through the Chi. Block Grant. SBE is seeking

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$657,300 for FY2000, which would allow $122,257 available
    for payment of the investigations and current needs. There
    may be need for additional funding for the investigations.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-17 H First reading
                                          Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Elementary & Secondary
                                            Education
    99-02-25 H
                                          Do Pass/Short Debate Cal 023-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor DELGADO
             H Added As A Joint Sponsor SILVA
             H Added As A Joint Sponsor DART
             H Added As A Joint Sponsor KENNER
             H Added As A Co-sponsor HARRIS
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor JONES, LOU
             H Added As A Co-sponsor HOWARD
    99-03-02 H
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor GIGLIO
             H Added As A Co-sponsor CURRIE
    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 113-001-001
    99-03-15 H Added As A Co-sponsor MORROW
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-26 S Chief Sponsor MOLARO
    99-04-27 S First reading
                                          Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
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DAVIS, MONIQUE - DELGADO - HARRIS - LANG, SILVA, HOWARD, HB-1503 ACEVEDO, LYONS, JOSEPH, STROGER, PUGH, GILES, SCHOENBERG, SHARP, JONES, LOU, MORROW, MURPHY, JOHNSON, TOM, BEAU-BIEN, GARRETT, NOVAK, JONES, SHIRLEY, TURNER, ART, HAMOS, CROTTY, FRITCHEY, JOHNSON, TIM, MCKEON AND GASH.

625 ILCS 5/11-212 new

Amends the Illinois Vehicle Code to provide that the Department of State Police and all local law enforcement agencies shall compile specified data on traffic stops between the dates of July 1, 1999 through December 31, 1999 and send the data to the Secretary of State by July 1, 2000. Provides that the Secretary of State shall send a report on traffic stops by December 31, 2000 to the Speaker of the House of Representatives and the President of the Senate. Effective immediately.

FISCAL NOTE (Illinois State Police)

There would be a fiscal impact upon the III. State Police of

\$300,000 for system enhancements.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Creates a local government organization and structure mandate

for which reimbursement is not required.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17	H First reading	Referred to Hse Rules Comm
	U	
99-02-18	Н	Assigned to Transportation & Motor Vehicles
99-02-25	H	Fiscal Note Filed
	H	Motion Do Pass-Lost 011-018-000 HTRN
	H	Remains in CommiTransportation & Motor
		Vehicles
99-03-03	H	Do Pass/Stndrd Dbt/Vote 016-008-002
		HTRN
	H. Dlad Cal 2nd Dda Stndad Dlat	4

H Plcd Cal 2nd Rdg Stndrd Dbt

H Added As A Joint Sponsor DELGADO H Added As A Joint Sponsor HARRIS H Added As A Joint Sponsor LANG H Added As A Co-sponsor SILVA H Added As A Co-sponsor HOWARD H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LYONS, JOSEPH

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99-03-03-Cont.
               H Added As A Co-sponsor STROGER
               H Added As A Co-sponsor PUGH
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor SCHOENBERG
               H Added As A Co-sponsor SHARP
               H Added As A Co-sponsor JONES,LOU
               H Added As A Co-sponsor MORROW
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor JOHNSON, TOM
               H Added As A Co-sponsor BEAUBIEN
      99-03-04 H
                                          St Mandate Fis Nte Reg BLACK
               H Cal 2nd Rdg Stndrd Dbt
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor TURNER, ART
               H Added As A Co-sponsor HAMOS
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor FRITCHEY
      99-03-09 H
                                          St Mandate Fis Note Filed
               H Cal 2nd Rdg Stndrd Dbt
      99-03-10 H Added As A Co-sponsor JOHNSON, TIM
      99-03-15 H Added As A Co-sponsor MCKEON
      99-03-16 H Second Reading-Stnd Debate
               H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-22 H
                                             3d Reading Consideration PP
                                             Calendar Consideration PP
      99-03-26 H
                                          Re-Refer Rules/Rul 19(a)
      00-01-13 H Added As A Co-sponsor GASH
      01-01-09 H Session Sine Die
HB-1504
            DAVIS, MONIQUE.
  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
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Amends various Acts relating to the governance of the public universities in Illinois. Provides that the General Assembly must approve any foreign language requirement that the University seeks to impose on students on or after the effective date of the amendatory Act.

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99-02-17 H First reading
                                       Referred to Hse Rules Comm
99-02-18 H
                                       Assigned to Higher Education
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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DAVIS,MONIQUE - GILES - HOWARD - JONES,SHIRLEY - TUR-HB-1505 NER, ART, STROGER, MURPHY, BURKE, LYONS, JOSEPH, LOPEZ, SHARP, HARRIS AND JONES, LOU.

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730 ILCS 120/6
                                    from Ch. 38, par. 1506
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Amends the Probation Challenge Program Act to require Kennedy-King College and Malcolm X College to be utilized in the administration of the Act.

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HOUSE AMENDMENT NO. 1.
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Deletes everything after the enacting clause. Adds a caption to the provision requiring the Board of the City College of Chicago District 508 to provide for the utilization of the facilities of community colleges.

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FISCAL NOTE, H-AM 1, 2 (Department of Human Services)
    No cost expected; program operation is contingent on approps.
    to the Department.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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99-02-17 H First reading Referred to Hse Rules Comm

99-02-18			Assigned to Higher Education
99-03-04		Amendment No.01	HIGHER ED H Adopted
	Н	Discord Cal 2nd Dda Chut Dhe	Do Pass Amend/Short Debate 014-000-000
99-03-16		Placed Cal 2nd Rdg-Shrt Dbt Amendment No.02	
99-03-10	Н		DAVIS,MONIQUE
		Cal Ord 2nd Rdg-Shrt Dbt	IIKOL .
		Added As A Joint Sponsor G	ILES
		Added As A Joint Sponsor H	
		Added As A Co-sponsor STR	
	Η	Added As A Co-sponsor MU	RPHY
		Added As A Co-sponsor BUI	
		Added As A Co-sponsor LYC	
		Added As A Co-sponsor LOF	
		Added As A Co-sponsor SHA Added As A Co-sponsor HAI	
		Joint Sponsor Changed to JO.	
		Joint Sponsor Changed to TU	
		Added As A Co-sponsor JON	
		Second Reading-Short Debat	
	Н	Held 2nd Rdg-Short Debate	
99-03-18	Η		Fiscal Note Filed as amnded
	Н		DAVIS,MONIQUE
	H		HRUL
. 00.02.26		Held 2nd Rdg-Short Debate	D D C D L (D 110/)
99-03-26		Session Sine Die	Re-Refer Rules/Rul 19(a)
		NBERG.	
30 ILCS 105	-		127, par. 141g
Amends the	Sta	ate Finance Act to make a	technical change to a Section concerned
with the transfe	er o	of road fund money.	
		First reading	Referred to Hse Rules Comm
99-02-18			Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
		Dist Cal And Dis Constal Dis	HEXC
99-02-26		Plcd Cal 2nd Rdg Stndrd Dbt	
99-02-26			Re-committed to Executive Re-Refer Rules/Rul 19(a)
		Session Sine Die	Re-Reiei Ruies/Rui 19(a)
		KE.	05 50
765 ILCS 905			95, par. 52
765 ILCS 905			95, par. 54
			to Sections concerning release of a mort-
gage and failur			
		First reading	Referred to Hse Rules Comm
99-02-18			Assigned to Executive
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
	ц	Plcd Cal 2nd Rdg Stndrd Dbt	HEXC
99-02-26		i ica cai ziia kag suidia Doi	Re-committed to Executive
99-03-05			Re-Refer Rules/Rul 19(a)
		Session Sine Die	
		SNAHAN – LYONS,EILEE	N
210 ILCS 45/2		,	13.

210 ILCS 45/2-202.1 new

Amends the Nursing Home Care Act. Provides that, upon request, a facility shall provide to the resident or the resident's guardian, a person exercising the resident's power of attorney, or a family member a statement itemizing all charges incurred for the care of the resident since his or her admission.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Added As A Joint Sponsor LYONS, EILEEN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

1859 HB-1509

HB-1509 CURRIE – SCHOENBERG.

30 ILCS 500/35-35

Amends the Illinois Procurement Code. Exempts professional and artistic services contracts between a State agency and a private, not-for-profit university for certain medical, technical, or social services from competitive proposal requirements.

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to State Procurement
         H Added As A Joint Sponsor SCHOENBERG
99-02-24 H
                                      Do Pass/Short Debate Cal 007-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-02-25 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-09 H 3rd Rdg-Shrt Dbt-Pass/Vote 076-035-000
99-03-10 S Arrive Senate
         S Placed Calndr First Rdg
99-03-11 S Chief Sponsor OBAMA
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1510 HANNIG - MYERS, RICHARD - REITZ - CURRY, JULIE.

New Act

Creates the Correctional Facilities Nursing Services Privatization Act. Contains provisions concerning privatization requirements, when privatization is permissible, contractor eligibility, performance reports, procedures, worker protection, and other matters. Effective immediately.

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CORRECTIONAL NOTE (Department of Corrections)
Corrections population impact=none; fiscal impact=$334,300 to
$1,769,300 annually.
FISCAL NOTE (Department of Corrections)
No change from DOC fiscal note.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Does not create a State mandate.
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HOUSE AMENDMENT NO. 1.

Changes the definition of "cost-effectiveness study". Deletes certain conditions that must be met to permit privatization and changes some of the remaining conditions. Deletes provision requiring a contractor to submit an eligibility report to the Office of the Comptroller. Provides that the eligibility report shall be available for public inspection upon request. Changes the information that must be included on an eligibility report. Deletes the provision requiring a contractor awarded procurement to submit annual performance reports to the Office of the Comptroller. Provides that annual performance reports shall be available for public inspection upon request. Makes other changes.

SENATE AMENDMENT NO. 1.

Deletes the substance of the bill. Provides that contracts that include the privatization of nursing care services at correctional facilities shall contain a requirement that the vendor may not pay wages and benefits at a rate lower than that provided to entry level State nurses. Applies only to contracts entered into on or after the effective date of the Act.

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99-02-17 H First reading
         H Added As A Joint Sponsor REITZ
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to State Government
                                        Administration
99-02-22 H Joint Sponsor Changed to CURRY, JULIE
99-03-04 H
                                      Do Pass/Stndrd Dbt/Vote 005-002-000
                                        HSGA
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-10 H
                                      Fiscal Note Requested BLACK
                                      St Mandate Fis Nte Req BLACK
         H
         Н
                                      Correctional Note Requested BLACK
         H Cal 2nd Rdg Stndrd Dbt
99-03-12 H
                Amendment No.01
                                      HANNIG
                 Amendment referred to HRUL
                Rules refers to
                                       HSGA
         H Cal 2nd Rdg Stndrd Dbt
```

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99-03-16 H
                                      Correctional Note Filed
                                      Fiscal Note Filed
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-17 H
                                      St Mandate Fis Note Filed
                 Amendment No.01
                                      HANNIG
         H
         H Recommends be Adopted HSGA
                Amendment No.01
                                      HANNIG
                                                               Adopted
         H Pld Cal 3rd Rdg-Stndrd Dbt
         H Joint Sponsor Changed to MYERS, RICHARD
99-03-18 H 3rd Rdg-Stnd Dbt-Pass/Vote 116-000-000
           Arrive Senate
           Placed Calndr First Rdg
99-03-23 S Chief Sponsor LUECHTEFELD
         S Added as Chief Co-sponsor DONAHUE
         S First reading
                                      Referred to Sen Rules Comm
99-04-14 S
                                      Assigned to State Government Operations
         S Added as Chief Co-sponsor NOLAND
99-04-21 S Added As A Co-sponsor MOLARO
99-04-28 S Added as Chief Co-sponsor SIEBEN
99-04-29 S
                Amendment No.01
                                      STATE GOVERN S
                                                               Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added As A Co-sponsor LIGHTFORD
99-05-11 S Third Reading - Passed 058-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-19 H Motion Filed Concur
                Motion referred to
         Н
                                       HRUL
         H Calendar Order of Concurren 01
99-05-25 H
                Rules refers to
                                       HSGA
         H Be apprvd for consideratn 1/HSGA/008-000-000
         H H Concurs in S Amend 01/112-002-000
         H Passed both Houses
99-06-23 H Sent to the Governor
99-08-20 H Governor vetoed
         H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
```

HB-1511 DURKIN – DART – BROSNAHAN – REITZ – TURNER, JOHN, BOLAND, HOLBROOK, SMITH, MICHAEL AND GASH.

725 ILCS 5/110-6.3 from Ch. 38, par. 110-6.3

Amends the Code of Criminal Procedure of 1963. Provides that a defendant charged with stalking or aggravated stalking may be held in custody during a continuance of a hearing on whether the defendant may be denied bail if the defendant has been previously convicted of kidnapping.

HOUSE AMENDMENT NO. 1.

Provides that the hearing provisions relating to denying bail to a defendant who is charged with stalking or aggravated stalking also apply to a defendant charged with kidnapping or aggravated kidnapping.

CORRECTIONAL NOTE (Department of Corrections)

There will be no fiscal or prison population impact.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

Same as previous note.

SENATE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/110-6.3
Adds reference to: 725 ILCS 5/111-3 from Ch. 38, par. 111-3
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-8-1 from Ch. 38, par. 1005-5-4
730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1
730 ILCS 5/5-8-2 from Ch. 38, par. 1005-8-2

Deletes everything. Amends the Code of Criminal Procedure. Provides that, in all cases in which the death penalty is not a possibility, if an alleged fact (other than the

fact of a prior conviction) is not an element of an offense but is sought to be used to increase the range of penalties for the offense beyond the statutory maximum that could otherwise be imposed for the offense, the alleged fact shall be included in the charging instrument or provided to the defendant through a written notice before trial, submitted to the trier of fact as an element of the offense, and proved beyond a reasonable doubt. Provides that failure to prove the fact beyond a reasonable doubt is not a bar to a conviction for commission of the offense, but is a bar to increasing, based on that fact, the range of penalties for the offense beyond the statutory maximum that could otherwise be imposed for the offense. Provides that nothing in the new provisions requires the imposition of a sentence that increases the range of penalties for the offense beyond the statutory maximum that could otherwise be imposed for the offense if the imposition of that sentence is not required by law. Provides that a charge may be amended to make the charge comply with the new provisions. Amends the Sentencing Chapter of the Unified Code of Corrections. Provides that, if a sentence is vacated on appeal or on collateral attack due to the failure of the trier of fact at trial to determine beyond a reasonable doubt the existence of a fact (other than a prior conviction) necessary to increase the punishment for the offense beyond the statutory maximum, either the defendant may be re-sentenced to a term not to exceed the maximum or, if the State files notice of its intention to again seek the extended sentence, the defendant shall be afforded a new trial. Effective immediately.

SENATE AMENDMENT NO. 2.

Permits the State on motion prior to trial to provide written notification when it seeks an enhanced sentence.

SENATE AMENDMENT NO. 3.

Deletes the changes made by Senate Amendment 2. Provides that nothing in the speedy trial provisions of the Code of Criminal Procedure of 1963 precludes a written notification by the State if it seeks an enhanced sentence in a non-capital case for factors other than a prior conviction.

		noi conviction.	
		First reading	Referred to Hse Rules Comm
99-02-18	Η	•	Assigned to Judiciary II - Criminal Law
99-03-05	Η	Amendment No.01	JUD-CRIMINAL H Adopted
	Η		Do Pass Amend/Short Debate 013-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
	Η		Correctional Note Filed
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-10	Η		Corrctnl Note Fld as amnd BY HOUSE
			AMEND #1
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-11		Second Reading-Short Debat	e
		Pld Cal 3rd Rdg-Shrt Dbt	
		Added As A Joint Sponsor D	
		Added As A Joint Sponsor B	
		Added As A Joint Sponsor R	
		Added As A Joint Sponsor B	
		Added As A Co-sponsor HO	
99-03-12		Added As A Co-sponsor SM	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
99-03-16		Arrive Senate	
	S	Placed Calndr First Rdg	
99-03-26		Chief Sponsor KLEMM	
		First reading	Referred to Sen Rules Comm
99-04-27	S		Assigned to Judiciary
99-05 - 05	S		Held in Committee
	S		Committee Judiciary
99-05-08	S	4	Refer to Rules/Rul 3-9(a)
00-11-09	S		Assigned to Judiciary
00-11-15			Postponed
	S		Committee Judiciary
00-11-28	S	Sponsor Removed KLEMM	
	S	Alt Chief Sponsor Changed I	MUNOZ
00-11-29	S	Amendment No.01	JUDICIARY S Adopted
	S		Recmnded do pass as amend 008-001-001

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00-11-29-Cont.
         S Placed Calndr, Second Rdg
           Filed with Secretary
                Amendment No.02
                                     MUNOZ
                Amendment referred to SRUL
                Amendment No.02
                                     MUNOZ
           Be apprvd for consideratn SRUL
         S
           Second Reading
                Amendment No.02
                                     MUNOZ
                                                              Adopted
         S
           Placed Calndr, 3rd Reading
           Filed with Secretary
00-11-30
        S
                Amendment No.03
                                     SILVERSTEIN
         S
                Amendment referred to SRUL
                Amendment No.03
                                     SILVERSTEIN
           Be apprvd for consideratn SRUL
           Recalled to Second Reading
                Amendment No.03
                                     SILVERSTEIN
                                                              Adopted
         S
           Placed Calndr,3rd Reading
         S Third Reading - Passed 054-002-002
         H Arrive House
         H Primary Sponsor Changed To DURKIN
         H Place Cal Order Concurrence 01,02,03
01-01-02 H Re-refer Rules/Rul 19(b) RULES HRUL
                                     Approved for Consideration 004-000-000
01-01-08 H
         H Place Cal Order Concurrence 01,02,03
         H Motion Filed Concur
                Motion referred to
         Н
                                       HRUL
                Rules refers to
                                       HJUB
         H Calendar Order of Concurren 01,02,03
01-01-09 H Joint Sponsor Changed to TURNER, JOHN
         H Added As A Co-sponsor BOLAND
         H Be apprvd for consideratn HJUB/010-000-000
         H Added As A Co-sponsor GASH
         H H Concurs in S Amend 1,2,3/116-000-000
         H Passed both Houses
01-01-11 H Sent to the Governor
01-02-23 H Governor approved
             Effective Date 01-02-23
         Н
              PUBLIC ACT 91-0953
      BURKE - ACEVEDO - FRITCHEY - SHARP - LYONS, JOSEPH.
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HB-1512

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Prohibits the sale or delivery of laser sights. Penalty is a Class A misdemeanor for a first offense, a Class 4 felony for a second offense, and a Class 3 felony for a third or subsequent offense. Exempts from the prohibition the sale or delivery of laser sights to peace officers, prison guards, and members of the Armed Forces.

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JUDICIAL NOTE (Administrative Office of Illinois Courts)
    HB1512 would not increase the number of judges needed.
    CORRECTIONAL NOTE (Department of Corrections)
    There will be minimal fiscal and prison population impact.
    FISCAL NOTE (Department of Corrections)
    Same as correctional note.
NOTE(S) THAT MAY APPLY: Correctional
    99-02-17 H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Judiciary II - Criminal Law
    99-02-18 H
    99-03-04 H
                                           Judicial Note Filed
                                           Do Pass/Stndrd Dbt/Vote 007-003-001 HJUB
             H Plcd Cal 2nd Rdg Stndrd Dbt
                                           Correctional Note Filed
    99-03-05 H
             H Cal 2nd Rdg Stndrd Dbt
    99-03-09 H
                                           Fiscal Note Filed
             H Second Reading-Stnd Debate
             H Pld Cal 3rd Rdg-Stndrd Dbt
    99-03-10 H Added As A Joint Sponsor ACEVEDO
             H Added As A Joint Sponsor FRITCHEY
             H Added As A Joint Sponsor SHARP
                                              3d Reading Consideration PP
             Н
                                              Calendar Consideration PP
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H Joint Sponsor Changed to LYONS, JOSEPH

99-03-26 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

CAPPARELLI - MCAULIFFE - JONES, SHIRLEY - JONES, LOU -HB-1513 O'BRIEN, PUGH AND FOWLER.

50 ILCS 705/8.3 new

720 ILCS 5/24-2

from Ch. 38, par. 24-2

Amends the Illinois Police Training Act and the Criminal Code of 1961. Exempts from provisions prohibiting the carrying of a firearm concealed on one's person or in a vehicle, retired peace officers who present certified documentation of their retired peace officer status to the Illinois Law Enforcement Training Standards Board.

FISCAL NOTE (III. Law Enforcement Training and Standards Board)

Costs would be minimal; the Board may need to seek additional

appropriation authority depending on number of applications.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

Referred to Hse Rules Comm

99-02-18 H Assigned to Judiciary II - Criminal Law 99-03-04 H Do Pass/Short Debate Cal 011-000-002

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor JONES, LOU

H Added As A Joint Sponsor O'BRIEN

H Added As A Joint Sponsor PUGH

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

99-03-23 H Primary Sponsor Changed To CAPPARELLI

H Added As A Joint Sponsor MCAULIFFE

H Added As A Joint Sponsor JONES, SHIRLEY

H Added As A Co-sponsor PUGH H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Co-sponsor FOWLER

99-03-26 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1514 CURRY.JULIE - BROSNAHAN - REITZ - MCCARTHY - O'BRIEN. HANNIG, CROTTY, BRADLEY AND MITCHELL, BILL.

720 ILCS 5/12-3.2

from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-4.3

720 ILCS 5/12-4.3

Amends the Criminal Code of 1961. Increases the penalties for domestic battery from a Class A misdemeanor for a first offense to a Class 4 felony and for a second or subsequent offense from a Class 4 felony to a Class 3 felony. Provides that aggravated battery of a child is a Class X felony with a minimum term or imprisonment of 30 years and a maximum term of imprisonment of 60 years.

FISCAL NOTE (Department of Corrections)

Corrections population=199 inmates; fiscal=\$42,392,100.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

99-02-17 H First reading Referred to Hse Rules Comm

99-02-18 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

99-03-10 H Added As A Co-sponsor HANNIG

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor BROSNAHAN

H Added As A Joint Sponsor REITZ

H Added As A Joint Sponsor MCCARTHY

99-03-12 H Fiscal Note Filed

Correctional Note Filed

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor BRADLEY

H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000

99-03-15 H Joint Sponsor Changed to O'BRIEN

H Added As A Co-sponsor MITCHELL, BILL

```
99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-25 S Chief Sponsor NOLAND
                S First reading
                                              Referred to Sen Rules Comm
      99-04-22 S
                                               Assigned to Judiciary
      99-05-05 S
                                              Postponed
                                              Committee Judiciary
                S
      99-05-08 S
                                              Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HB-1515
             CROSS.
   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
```

Amends the Property Tax Code. Creates the senior citizen government volunteer homestead exemption. Provides that a taxing district may grant for its tax levy 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 taxing district. 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. Makes corresponding changes to cross-references in the provisions concerning certification and certificates of error. 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 exemption. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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99-02-17 H First reading Referred to Hse Rules Comm 99-02-18 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

CURRY, JULIE - SILVA - GILES - JONES, LOU - O'BRIEN. HB-1516

105 ILCS 5/1C-2

Amends the School Code to require 5% of the money appropriated for Professional Development Block Grants to be used by the State Board of Education to award grants to school districts to encourage them to explore innovative programs for educating children with disabilities in regular education settings. Effective July 1, 1999.

FISCAL NOTE (State Board of Education) Cost would be 5% of the appropriation for the Professional Development Block Grant in any FY; for FY2000, it would be approximately \$1,641,375. STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

		MAY APPLY: Fiscal	D. C. H. D. L. C.
		First reading	Referred to Hse Rules Comm
99-02-18	Н		Assigned to Elementary & Secondary Education
	н	Added As A Joint Sponsor S	
99-02-25			Do Pass/Short Debate Cal 019-000-001
)		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-01		Joint Sponsor Changed to GI	
99-03-04			Fiscal Note Filed
	Η		St Mandate Fis Note Filed
		Cal Ord 2nd Rdg-Shrt Dbt	
99-03-11		Second Reading-Short Debat	e
		Pld Cal 3rd Rdg-Shrt Dbt	,
		3rd Rdg-Shrt Dbt-Pass/Vote	
99-03-15		Added As A Joint Sponsor JO	
00.02.16		Added As A Joint Sponsor O	BRIEN
99-03-16		Arrive Senate	
00 02 25		Placed Calndr First Rdg	
99-03-23		Chief Sponsor NOLAND	Referred to Sen Rules Comm
99-04-22		First reading	Assigned to Education
99-04-28			Postponed
99-05-05		•	Postponed
99-03-03	S		Committee Education
99-05-08			Refer to Rules/Rul 3-9(a)
		Session Sine Die	Refer to Rules/Rul 3-5(a)
		RY,JULIE.	
			cation for its ordinary and contingent ex-
penses. Effecti			
		First reading	Referred to Hse Rules Comm
99-02-18	Н		Assigned to Approp-Elementary & Secondary
00.02.05			Educ
99-03-05			COMMITTEE DEADLINE
	H		EXTENDED - 3/12/99
	11		Committee Approp-Elementary & Secondary Educ
99-03-09	н		Do Pass/Short Debate Cal 011-000-000
<i>)</i> /-03-0/		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debat	
,, ,,		Held 2nd Rdg-Short Debate	•
99-03-26			Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	.,
HB-1518 C	TIR	RY,JULIE – SILVA.	
105 ILCS 5/34			
			1 2 1 1 1 1 1 1 1 1 1 1
			plementation Law in the School Code to
			erning key centralized functions.
		First reading	Referred to Hse Rules Comm
99-02-18			Assigned to Executive
00.02.25		Added As A Joint Sponsor S	
99-02-25	Н		Do Pass/Stndrd Dbt/Vote 008-007-000
	ц	Plcd Cal 2nd Rdg Stndrd Db	HEXC
99-02-26		2	Re-committed to Executive
99-02-20			Do Pass/Short Debate Cal 015-000-000
99-03-03		Placed Cal 2nd Rdg-Shrt Dbr	
99_03_16		Second Reading-Short Debat	
99-05-10		Held 2nd Rdg-Short Debate	
99-03-26		-	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
		RRY,JULIE.	
110-1517	U	12 x 3 0 C L/1 L/2 1	

HB-1519 CURRY,JULIE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-17 H First reading

Referred to Hse Rules Comm

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99-02-18 H
                                            Assigned to Approp-Elementary & Secondary
      99-03-05 H
                                            COMMITTEE DEADLINE
                                            EXTENDED - 3/12/99
               Н
               Н
                                            Committee Approp-Elementary & Secondary
      99-03-12 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            CURRY, JULIE - SILVA.
HB-1520
  105 ILCS 5/2-3.106
                                    from Ch. 122, par. 2-3.106
  Amends the School Code to make a technical change to a Section concerning State
Urban Education Partnership Grants.
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 H
                                             Assigned to Executive
               H Added As A Joint Sponsor SILVA
      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-1521
             ERWIN.
  110 ILCS 805/1-1
                                    from Ch. 122, par. 101-1
  Amends the Public Community College Act to add a caption to the short title provi-
sion.
      99-02-17 H First reading
                                             Referred to Hse Rules Comm
      99-02-18 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-1522 HANNIG – ERWIN, MITCHELL, JERRY AND TENHOUSE.

110 ILCS 947/91

Amends the Higher Education Student Assistance Act to change a caption to a Section concerning notifying the Secretary of State of certain persons who have defaulted on educational loans.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

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110 ILCS 947/91
Adds reference to:
110 ILCS 305/8 from Ch. 144, par. 29
110 ILCS 520/8e from Ch. 144, par. 658e
110 ILCS 665/10-85
110 ILCS 670/15-85
110 ILCS 675/20-85
110 ILCS 685/30-85
110 ILCS 689/35-85
110 ILCS 690/35-85
110 ILCS 805/3-17 from Ch. 122, par. 103-17
```

Deletes everything. Amends various Acts relating to the governance of the public universities in Illinois and the Public Community College Act. Provides that a student who has graduated from high school and has scored within the University's or community college's accepted range on the ACT or SAT shall not be required to take the high school level General Educational Development (GED) Test as a prerequisite to admission. Effective immediately.

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99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Executive
99-02-25 H Do Pass/Stndrd Dbt/Vote 008-007-000
HEXC
```

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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
                Amendment No.01
99-03-18 H
                                     HANNIG
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     HANNIG
         Н
                Rules refers to
                                       HHED
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     HANNIG
         H Recommends be Adopted HHED/009-000-000
         H Primary Sponsor Changed To HANNIG
         H Added As A Joint Sponsor ERWIN
         Н
                Amendment No.01
                                     HANNIG
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor TENHOUSE
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor O'MALLEY
         S First reading
                                     Referred to Sen Rules Comm
99-04-22 S
                                     Assigned to Education
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
99-05-06 S Added as Chief Co-sponsor DEMUZIO
         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
         Н
             PUBLIC ACT 91-0374
```

HB-1523 ERWIN - NOVAK - MCCARTHY - SCULLY.

H Held 2nd Rdg-Short Debate

110 ILCS 205/5

from Ch. 144, par. 185

Amends the Board of Higher Education Act to add a caption to a Section requiring the members of the Board to serve without compensation but to be reimbursed for their expenses.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 205/5 Adds reference to: 110 ILCS 670/15-15

Deletes everything. Amends the Governors State University Law to allow any student, not just a full-time student, to be a member of the Board of Trustees. Effective immediately.

99-02-17 H	First reading	Referred to Hse Rules Comm
	1 list reading	
99-02-18 H		Assigned to Executive
99-02-25 H		Do Pass/Stndrd Dbt/Vote 008-007-000
		HEXC
	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	e
H	Held 2nd Rdg-Short Debate	
99-03-22 H	Amendment No.01	ERWIN
H	Amendment referred to	HRUL
H	Held 2nd Rdg-Short Debate	
99-03-23 H	Amendment No.01	ERWIN
H	Rules refers to	HHED

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99-03-24 H
                       Amendment No.01
                                             ERWIN
               H Recommends be Adopted HHED/009-000-000
               H Added As A Joint Sponsor NOVAK
               H Added As A Joint Sponsor MCCARTHY
               H Added As A Joint Sponsor SCULLY
                       Amendment No.01
                                                                      Adopted
                                             ERWIN
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 109-000-000
      99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
      99-04-20 S Chief Sponsor WALSH,L
      99-04-21 S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1524
             WOOLARD - BRADY.
  215 ILCS 5/491.1
                                    from Ch. 73, par. 1065.38-1
  215 ILCS 5/492.2
                                    from Ch. 73, par. 1065.39-2
  215 ILCS 5/494.1
                                    from Ch. 73, par. 1065.41-1
  215 ILCS 5/495.2 new
  215 ILCS 5/496.2
                                    from Ch. 73, par. 1065.43-2
  215 ILCS 5/497.1
                                    from Ch. 73, par. 1065.44-1
  215 ILCS 5/499.1
                                    from Ch. 73, par. 1065.46-1
  215 ILCS 5/505.1
                                    from Ch. 73, par. 1065.52-1
                                    from Ch. 73, par. 1065.56-1
  215 ILCS 5/509.1
  215 ILCS 5/510.2
                                    from Ch. 73, par. 1065.57-2
  215 ILCS 5/504.1 rep.
  215 ILCS 5/508.2 rep.
```

Amends the Illinois Insurance Code. Provides for insurance producers to pay licensing fees on a 2-year basis rather than annually. Creates the Insurance Producer Education Review Board to advise and assist the Department of Insurance in reviewing and approving education courses for insurance producers. Abolishes the requirement that insurance producers and registered firms that place insurance with insurers with which the firm or producer does not have an agent contract be bonded. Creates a class of insurance producer license for the sale of coverages relating to the rental of vehicles. Abolishes restrictions on licensing insurance producers who procure controlled business. Effective January 1, 2000.

```
FISCAL NOTE (Department of Insurance)
```

There may be a significant fiscal impact for staffing require-

ments and Board member reimbursements.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

H Added As A Joint Sponsor BRADY

H Referred to Hse Rules Comm

99-02-18 H Assigned to Insurance
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-08 H Fiscal Note Filed
H Committee Rules

01-01-09 H Session Sine Die

HB-1525 DAVIS, MONIQUE.

105 ILCS 5/2-3.126 new

Amends the School Code to require the State Board of Education to establish and implement a 3-year funding program, beginning with fiscal year 2000, to enable school districts to hire new teachers. Provides that funds appropriated for this program for fiscal year 2000 shall be allocated to reduce class sizes in grades kindergarten through 3 or to hire at least one new teacher per school district (if the district does not receive funds to reduce class size). Effective July 1, 1999.

```
FISCAL NOTE (State Board of Education)
```

This legislation will cost \$150,000,000 in FY 2000.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since the bill is not a supplemental appropriation, the Balanc-

ed Budget Note Act is inapplicable.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading

99-02-18 H

Referred to Hse Rules Comm Assigned to Elementary & Secondary Education

99-03-02	H	Fiscal Note Filed
	H	Committee Elementary & Secondary
	· ·	Education
99-03-03	H	Do Pass/Short Debate Cal 023-000-000
	H Placed Cal 2nd Rdg-Shrt Dbt	
99-03-04	H	Balanced Budget Note Req COWLISHAW
	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 Tabled By Sponsor	

HB-1526 SMITH, MICHAEL.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Provides that a taxpayer is not entitled to a deduction from adjusted gross income or a credit against the taxes imposed under the Act for voluntary cash contributions to a school tuition organization. Defines school tuition organization to mean an organization that gives scholarships or tuition grants to children for nongovernmental elementary or secondary schools. Effective July 1, 1999.

```
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1527 DANIELS - RYDER - MITCHELL, JERRY.

Appropriates \$3 to the State Board of Education to study education issues.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Makes appropriations to the State Board of Education. Effective July 1, 1999.

```
99-02-17 H First reading
         H Added As A Joint Sponsor RYDER
                                    Referred to Hse Rules Comm
99-02-18 H
                                    Assigned to Approp-Elementary & Secondary
                                       Educ
99-03-05 H
                                    COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Η
                                     Committee Approp-Elementary & Secondary
                                       Educ
99-03-09 H
                Amendment No.01
                                     APP-ELM & SEC H
                                                             Adopted
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to MITCHELL, JERRY
99-03-16 H
                Amendment No.02
                                    DANIELS
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.03
                                    JOHNSON.TIM
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1528 DANIELS – RYDER – MYERS,RICHARD.

Appropriates \$3 to the Board of Higher Education to study higher education issues.

```
99-02-17 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MYERS,RICHARD
H Referred to Hse Rules Comm

99-02-18 H Assigned to Appropriations-Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
H Committee Rules
```

01-01-09 H Session Sine Die

HB-1529 **1870**

HB-1529 DANIELS - RYDER - MYERS, RICHARD.

Appropriates \$2 to the Illinois Student Assistance Commission to study student assistance issues.

```
99-02-17 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MYERS,RICHARD
H Referred to Hse Rules Comm

99-02-18 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-1530 DANIELS – RYDER – BIGGINS.

Appropriates \$2 to the Illinois Arts Council to study art issues.

```
99-02-17 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                      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 Sine Die
```

HB-1531 DANIELS – RYDER – BIGGINS.

Appropriates \$2 to the Historic Preservation Agency to study preservation issues.

```
99-02-17 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor BIGGINS
H Referred to Hse Rules Comm

99-02-18 H Assigned to Approp-Gen Srve & Govt
Ovrsght
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-1532 DANIELS - RYDER - SKINNER.

Appropriates \$2 to the Department of Corrections for the purpose of studying correctional issues.

SENATE AMENDMENT NO. 1.

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.

```
Ill. State and Local Labor Relations Boards .. Dpt. Veterans' Affairs .. Dpt. Labor .. Historic Preservation Agency .. Guardianship and Advocacy Commission .. Board of the Comprehensive Health Insurance Plan .. Ill. Commerce Commission .. Dpt. Children and Family Services .. Environmental Protection Agency .. Human Rights Commission .. Ill. Criminal Justice Information Authority ..Ill. Health Care Cost Containment Council .. Ill. Educational Labor Relations Board .. Dpt. Public Health .. Dpt. Agriculture .. Dpt. Central Management Services .. Ill. Emergency Management Agency .. Industrial Commission .. State Police Merit Board .. Ill. Violence Prevention Authority .. Dpt. Aging
```

SENATE AMENDMENT NO. 4.

Replaces everything after the enacting clause. Makes appropriations and reappropriations for OCE, programs, awards and grants to various entities of State government. Effective July 1, 1999.

```
Dpt. Labor .. Guardianship & Advocacy Commission .. Ill. Commerce Commission .. Human Rights Commission .. Ill. Criminal Justice Information Authority .. Ill. Educational
```

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Labor Relations Board .. Ill. Emergency Management Agency ..
Industrial Commission .. State Police Merit Board .. Dpt.
Children & Family Services .. Ill. Health Care Cost Containment
Council .. Board of Comprehensive Health Insurance Plan ..
Judicial Inquiry Board .. Deaf & Hard of Hearing Commission ..
Prairie State 2000 Authority
99-02-17 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-18 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Public Safety
99-03-12 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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 099-011-004
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
                                                  S
                                                               Adopted
                                      Recmnded do pass as amend 007-000-005
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr,3rd Reading
                                      PURSUANT TO SENATE
99-05-14 S
                                      RULE, 2-10(E),
         S
                                      DEADLINE FOR FINAL
         S
                                      ACTION IS EXTENDED
                                      TO MAY 21, 1999.
99-05-19 S Filed with Secretary
         S
                 Amendment No.02
                                      RAUSCHENBERGER
                 Amendment referred to SRUL
         S
99-05-20 S Filed with Secretary
         S
                Amendment No.03
                                      RAUSCHENBERGER
         S
                 Amendment referred to SRUL
           Filed with Secretary
         S
                Amendment No.04
                                      RAUSCHENBERGER
         S
                 Amendment referred to SRUL
         S
                 Amendment No.04
                                      RAUSCHENBERGER
         S
                Rules refers to
                                       SAPA
         S
                 Amendment No.04
                                      RAUSCHENBERGER
         S
                                      Be adopted
         S Recalled to Second Reading
                 Amendment No.04
                                      RAUSCHENBERGER
                                                               Adopted
         S Placed Calndr, 3rd Reading
         S Third Reading - Passed 058-000-000
         S Tabled Pursuant to Rule5-4(A) SA'S 02,03
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,04
99-05-24 H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01,04
99-05-25 H Motion Filed Concur
                Motion referred to
                                       HRUL
         H Be apprvd for consideratn 04/003-002-000
         H H Concurs in S Amend 01,04/112-001-000
         Н
                                      Motion to Reconsider Vote
         Η
                                      CONCURRED IN
         Η
                                      SENATE AMEND, #1&4
```

-HANNIG

Η

```
99-05-25-Cont.
         Н
                                       Mtn Reconsider Vote Prevail
         H Place Cal Order Concurrence 01,04
         H Motion Filed Concur
                 Motion referred to
         Η
         H Be apprvd for consideratn 01.04/HRUL
         H H Concurs in S Amend 01,04/114-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-06-09 H Governor approved
              Effective Date 99-07-01
         H
              PUBLIC ACT 91-0023
```

HB-1533 DANIELS - RYDER - SKINNER.

Appropriates \$2 to the Department of State Police for the study of police issues.

99-02-17 H First reading H Added As A Joint Sponsor RYDER

H Added As A Joint Sponsor SKINNER Referred to Hse Rules Comm

99-02-18 H

Assigned to Appropriations-Public Safety

99-03-05 H 01-01-09 H Session Sine Die Re-Refer Rules/Rul 19(a)

DANIELS -- RYDER -- MULLIGAN.

Appropriates \$2 to the Department of Children and Family Services to study children's issues.

SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Appropriates funds to the various State officers for ordinary and contingent expenses, compensation, and programs, and to the Supreme Court for ordinary and contingent expenses and operations of the Illinois court system. Effective July 1, 1999.

Attorney General .. State Treasurer .. Governor .. Lieutenant Governor .. State's Attorneys Appellate Prosecutor .. Supreme

Court .. Secretary of State .. State Comptroller

S Placed Calndr First Rdg

S Chief Sponsor RAUSCHENBERGER

SENATE AMENDMENT NO. 2.

Replaces everything after the enacting clause. Makes appropriations to the Court of Claims for awards. Makes various appropriations, supplemental appropriations, and reappropriations for ordinary and contingent expenses, programs, grants, and awards to the following entities. Effective immediately.

Department on Aging .. Department of Agriculture .. Department of Central Management Services .. Department of Children and Family Services .. Department of Commerce and Community Affairs .. Department of Corrections .. Department of Human Services .. Department of Insurance .. Department of Natural Resources .. Department of Public Aid .. Department of Revenue .. Department of State Police .. Department of Transportation .. Department of Veterans' Affairs .. Office of Banks and Real Estate .. Illinois Health Care Cost Containment Council .. Capital Development Board .. Industrial Commission .. Secretary of State .. State Treasurer .. Legislative Research Unit .. State Board of Education .. State Board of Elections 99-02-17 H First reading H Added As A Joint Sponsor RYDER H Added As A Joint Sponsor MULLIGAN Referred to Hse Rules Comm Assigned to Appropriations-Human Services 99-02-18 H 99-03-05 H COMMITTEE DEADLINE Н EXTENDED - 3/12/99 H 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 102-009-003 99-03-26 S Arrive Senate

99-04-14	S S	First reading	Referred to Sen Rules Comm Assigned to Appropriations
99-05-07	S	Amendment No.01	APPROP S Adopted
	S S	Placed Calndr, Second Rdg Second Reading Placed Calndr, 3rd Reading	Recmnded do pass as amend 008-000-005
99-05-14	S	r raced Carner, Std Reading	PURSUANT TO SENATE
	S		RULE, 2-10(E),
	S		DEADLINE FOR FINAL
	S S		ACTION IS EXTENDED TO MAY 21, 1999.
99-05-21	S		PURSUANT TO SENATE
	S		RULE, 2-10(E),
	S	%	DEADLINE FOR FINAL
	S S		ACTION IS EXTENDED TO JUNE 1, 1999.
		Calendar Order of 3rd Rdg 9	9-05-11
99-06-27		· ·	Refer to Rules/Rul 3-9(b)
00-03-09			Approved for Consideration SRUL
00.02.22		Placed Calndr,3rd Reading	
00-03-22	S	Filed with Secretary Amendment No.02	RAUSCHENBERGER
	S	Amendment referred to	
	S	Amendment No.02	RAUSCHENBERGER .
00.02.22	S	Rules refers to	SAPA
00-03-23	S	Amendment No.02	RAUSCHENBERGER Be adopted
00-04-07		Recalled to Second Reading	be adopted
	S	Amendment No.02	RAUSCHENBERGER Adopted
		Placed Calndr,3rd Reading	-
		Third Reading - Passed 058-0 Arrive House	000-000
		Place Cal Order Concurrence	01.02
00-04-10		Motion Filed Concur	
	Η		HRUL
00.04.11		Calendar Order of Concurrent Motion Filed Concur	01,02
00-04-11	Н		HAPG
		Motion to Concur Lost HAP	G/005-000-007
*	Η	Motion Filed Concur	
	Н	Motion referred to Calendar Order of Concurren	HRUL
00-04-12	Н	Motion Filed Concur	101,02
	Η		HAPG
		Approved for Consideration	
		H Concurs in S Amend 01,02 Passed both Houses	2/116-001-000
		Sent to the Governor	
00-04-24	Н	Governor approved	
	Η	Effective Date 00-04-24	
	Н	PUBLIC ACT 91-0697	•
		IELS – RYDER – MULLIG	
	\$2	2 to the Department of Hu	man Services to study human services is-
sues.		Floret man disc.	
		First reading Added As A Joint Sponsor R	VDFR
	Н	Added As A Joint Sponsor M	IULLIGAN
	Η		Referred to Hse Rules Comm
99-02-18			Assigned to Appropriations-Human Services
99-03-05	H		COMMITTEE DEADLINE
	Н	*	EXTENDED - 3/12/99 Committee Appropriations-Human Services

Committee Appropriations-Human Services

Re-Refer Rules/Rul 19(a)

Η

01-01-09 H Session Sine Die

99-03-12 H

1874 HB-1536

HB-1536 SCULLY - MURPHY - GARRETT - HOWARD - REITZ, GILES, JONES, SHIRLEY, HARRIS, FRANKS, GASH, GIGLIO, FLOWERS, SHARP, BRADLEY, DELGADO, O'BRIEN, FOWLER, WOOLARD, BRUNSVOLD, ACEVEDO, BROSNAHAN, CROTTY, LOPEZ, CUR-RY, JULIE, DAVIS, STEVE, HOFFMAN, DAVIS, MONIQUE, ŚLONE, FRITCHEY, COWLISHAW, BOST, WINKEL, RIGHTER AND JONES, JOHN.

105 ILCS 5/2-3.126 new

Amends the School Code to require the State Board of Education to establish and administer a vocational education revitalization grant program. Allows school districts that have unused or underfunded vocational education programs to apply for grants to revitalize their vocational education programs. Effective July 1, 1999.

FISCAL NOTE (State Board of Education)

Because no parameters are given for the operation of this pro-

gram, it is impossible to estimate costs.

HOUSE AMENDMENT NO. 1.

Provides that the requirement that the State Board of Education establish and administer the vocational education revitalization grant program is subject to a separate appropriation to the State Board.

FISCAL NOTE, H-AM 1 (State Board of Education)

Same as previous note.

STATE MANDATES NOTE, H-AM 1 (State Board of Education)

Same as SBE fiscal notes.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-17 H First reading 99-02-18 H

Referred to Hse Rules Comm

Assigned to Elementary & Secondary

Education

99-02-25 H

Do Pass/Short Debate Cal 023-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-02 H Amendment No.01 SCULLY Н Amendment referred to HRUL

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

99-03-10 H Added As A Joint Sponsor MURPHY

H Added As A Joint Sponsor GARRETT

H Added As A Joint Sponsor HOWARD

H Added As A Joint Sponsor REITZ

H Added As A Co-sponsor GILES

H Added As A Co-sponsor JONES, SHIRLEY

H Added As A Co-sponsor HARRIS

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 FLOWERS

H Added As A Co-sponsor SHARP

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor O'BRIEN H Added As A Có-sponsor FOWLER

H Added As A Co-sponsor WOOLARD

H Added As A Co-sponsor BRUNSVOLD

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor HOFFMAN

H Rolld 2nd Rdg-Short Debate

H Held 2nd Rdg-Short Debate

99-03-11 H Amendment No.01 **SCULLY**

H Recommends be Adopted HRUL/005-000-000

Amendment No.01 **SCULLY**

H Pld Cal 3rd Rdg-Shrt Dbt

Adopted

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99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
   99-03-15 H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor SLONE
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor COWLISHAW
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor WINKEL
             H Added As A Co-sponsor RIGHTER
             H Added As A Co-sponsor JONES, JOHN
   99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
   99-03-17 S
                                         Fiscal Note Filed as amnded
                                         St Mndt Fis Note Fld Amnd
             S Placed Calndr First Rdg
   99-03-22 S Chief Sponsor NOLAND
             S First reading
                                         Referred to Sen Rules Comm
   99-04-09 S Added as Chief Co-sponsor HALVORSON
   99-04-22 S
                                         Assigned to Education
   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
          SCULLY.
Appropriates $10,000,000 to the State Board of Education for a vocational education
```

HB-1537

revitalization grant program, Effective July 1, 1999.

99-02-17 H First reading 99-02-18 H	Referred to Hse Rules Comm Assigned to Approp-Elementary & Secondary Educ
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1538 MCGUIRE - SILVA - MOFFITT - HOLBROOK - BOLAND.

20 ILCS 105/8.07 new 20 ILCS 1305/1-30 new

Amends the Illinois Act on the Aging and the Department of Human Services Act. Provides that upon initial determination or any re-determination for eligibility for any services provided by the Department on Aging or the Department of Human Services, each Department shall make a determination of need as to whether the applicant or recipient of services is in need of an emergency home response system.

FISCAL NOTE (Department on Aging) The Department anticipates no new costs.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 1305/1-30 new

Removes provisions requiring the Department of Human Services to make a determination of need as to whether applicants or certain recipients of services are in need of an emergency home response system.

SENATE AMENDMENT NO. 1.

Provides that the determination of need for an emergency home response system is required when the Department on Aging makes a determination of eligibility for community care program services (rather than for any services).

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
                                         Referred to Hse Rules Comm
    99-02-18 H
                                          Assigned to Aging
             H Added As A Joint Sponsor SILVA
    99-02-25 H
                                         Fiscal Note Filed
             н
                                         Committee Aging
    99-02-26 H
                                         Do Pass/Short Debate Cal 018-000-001
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-01 H Joint Sponsor Changed to MOFFITT
                    Amendment No.01
    99-03-03 H
                                         MCGUIRE
             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
99-03-18 H Added As A Joint Sponsor HOLBROOK
         H Added As A Joint Sponsor BOLAND
99-03-23 H
                Amendment No.01
                                      MCGUIRE
         H Recommends be Adopted HRUL
                Amendment No.01
                                     MCGUIRE
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
           Chief Sponsor WALSH,L
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Public Health & Welfare
99-05-04 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Added as Chief Co-sponsor REA
         S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor SMITH
         S Second Reading
         S Placed Calndr,3rd Reading
99-05-06 S Filed with Secretary
                Amendment No.01
                                      WALSH,L
         S
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                      WALSH.L
         S Be apprvd for consideratn SRUL
         S Recalled to Second Reading
                Amendment No.01
                                      WALSH,L
                                                               Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 058-001-000
         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
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/116-001-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0550
```

MCGUIRE ~ SILVA. HB-1539

210 ILCS 40/10.1 new 210 ILCS 45/2-213

Amends the Life Care Facilities Act and the Nursing Home Care Act. Provides that the facilities licensed under the Acts must document evidence of vaccination for influenza and pneumococcal disease for each resident age 60 and over, unless the vaccination is medically contraindicated or the resident has refused the vaccination. Effective

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FISCAL NOTE (Department on Aging)
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There will be no fiscal impact to this Department.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-17 H First reading
             H Added As A Joint Sponsor SILVA
                                           Referred to Hse Rules Comm
    99-02-18 H
                                           Assigned to Aging
    99-02-25 H
                                           Fiscal Note Filed
                                           Committee Aging
    99-03-04 H
                                           Do Pass/Short Debate Cal 018-000-000
             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 Rolld 2nd Rdg-Short Debate
             H Held 2nd Rdg-Short Debate
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99-03-26 H
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720 ILCS 5/12-16

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die OSMOND - RIGHTER - MITCHELL, BILL - O'CONNOR - MY-

ERS,RICHARD AND POE. 720 ILCS 5/12-14 from Ch. 38, par. 12-14

Amends the Criminal Code of 1961. Provides that aggravated criminal sexual assault is a Class X felony for which the defendant must be sentenced to a term of imprisonment of not less than 10 years and not more than 45 years if the defendant, during the commission of the offense, caused bodily harm to the victim or if the defendant, as part of the same course of conduct as the offense, administered a controlled substance to the victim. Aggravated criminal sexual abuse is a Class 1 felony if the defendant, during the commission of the offense, caused bodily harm to the victim or if the defendant, as part of the same course of conduct as the offense, administered a controlled substance to the victim.

from Ch. 38, par. 12-16

NOTE(S) THAT MAY APPLY: Correctional

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Judiciary II - Criminal Law
99-02-18 H
                                      Do Pass/Short Debate Cal 013-000-000
99-03-05 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 Added As A Joint Sponsor RIGHTER
         H Added As A Joint Sponsor MITCHELL, BILL
         H Added As A Joint Sponsor O'CONNOR
         H Added As A Joint Sponsor MYERS, RICHARD
99-03-12 H Added As A Co-sponsor POE
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor GEO-KARIS
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1541 O'CONNOR - ZICKUS - LYONS, EILEEN - KOSEL - SCHMITZ AND GILES.

from Ch. 38, par. 12-4.2

720 ILCS 5/12-4.2

Amends the Criminal Code of 1961. Includes, in the offense of aggravated battery with a firearm (punishable as a Class X felony), causing injury to an officer or employee of a school: while the officer or employee is engaged in the execution of any of his or her official duties; to prevent the officer or employee from performing his or her official duties; in retaliation for the officer or employee performing his or her official duties; or while the officer or employee is in any school, on the real property comprising any school, in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity, or on any public way within 1,000 feet of the real property comprising any school.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-17 H First reading
                                      Referred to Hse Rules Comm
99-02-18 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 Joint Sponsor ZICKUS
         H Added As A Joint Sponsor KOSEL
         H Added As A Joint Sponsor SCHMITZ
         H Joint Sponsor Changed to LYONS, EILEEN
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
99-03-15 H Added As A Co-sponsor GILES
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
00-02-23 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
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01-01-09 H Session Sine Die

HB-1542 MYERS,RICHARD.

720 ILCS 5/31-5.5 new

Amends the Criminal Code of 1961. Requires a person who witnesses the offense of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse to report the offense to a local law enforcement agency or peace officer as soon as possible. Reporting may include telephoning an emergency number such as 9-1-1. Provides that it is an affirmative defense to this violation if the witness' own life or physical safety is jeopardized. Penalty is a Class A misdemeanor if the victim is at least 13 years of age and a Class 4 felony if the victim is under 13.

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-17 H First reading Referred to Hse Rules Comm
99-02-18 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1543 CAPPARELLI - BUGIELSKI - MCAULIFFE - SAVIANO - LY-ONS, JOSEPH.

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      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 805/8.23 nèw
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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.

```
FISCAL NOTE (III. Industrial Commission)
    There is no fiscal impact relating to the Worker's Compensa-
    tion Act.
    PENSION NOTE (Pension Laws Commission)
    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
    99-02-17 H First reading
             H Added As A Joint Sponsor BUGIELSKI
             H Added As A Joint Sponsor MCAULIFFE
             H Added As A Joint Sponsor SAVIANO
             H Added As A Joint Sponsor LYONS, JOSEPH
                                           Referred to Hse Rules Comm
    99-02-18 H
                                           Assigned to Executive
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-11 H
                                           Fiscal Note Filed
                                           Committee Rules
    99-03-15 H
                                           Pension Note Filed
                                           Committee Rules
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01-01-09 H Session Sine Die

1879 HB-1544

HB-1544 SILVA – FEIGENHOLTZ – WINKEL – JONES,LOU – CURRY,JULIE, DELGADO, FOWLER, GARRETT, HOLBROOK, MCGUIRE, MORROW, SCOTT, JOHNSON,TIM, ERWIN, RONEN, JONES,JOHN, BOLAND, DAVIS,MONIQUE, MULLIGAN, MCKEON AND FRANKS.

New Act

Creates the Comprehensive Primary Medical Care Program Act. Creates a grant program under which the Department of Human Services shall fund the establishment and maintenance of medical practices to serve medically underserved populations. To receive funds, a medical practice must be eligible to receive funding under certain provisions of the federal Public Health Services Act or be a public health department and must adjust fees in accordance with a patient's income. The grant funds may be used to acquire sites, expand an existing practice, purchase equipment, hire and train staff, and develop practice networks. Effective immediately.

FISCAL NOTE (Department of Public Health)

There would not be a direct fiscal impact on DPH; DPH currently makes similar type grants under the Rural/Downstate Health Act. Fiscal impact inquiry should be deferred to DHS, the agency

directed to create this new program.

H Pld Cal 3rd Rdg-Shrt Dbt

HOUSE AMENDMENT NO. 1.

Provides that in order to be eligible for the grant, the entity must serve a population that is uninsured as well as a population that is medically underserved. Defines "uninsured population". Provides that a permanent grant established under the Act continues until newly created medical practices are eligible for and are receiving permanent federal grant funding.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H Filed With Clerk
            H Added As A Joint Sponsor JONES, LOU
            H Added As A Joint Sponsor CURRY, JULIE
            H Added As A Joint Sponsor SILVA
            H Added As A Joint Sponsor DELGADO
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor MORROW
            H Added As A Co-sponsor SCOTT
            H First reading
                                        Referred to Hse Rules Comm
   99-02-24 H
                                        Assigned to Human Services
   99-02-25 H Added As A Co-sponsor JOHNSON,TIM
   99-03-03 H
                                        Do Pass/Short Debate Cal 010-002-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H
                                        Fiscal Note Requested BLACK
                                        Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-11 H Joint Sponsor Changed to WINKEL
             H Added As A Co-sponsor DELGADO
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-19 H Added As A Co-sponsor ERWIN
             H Added As A Co-sponsor RONEN
   99-03-26 H
                                        Re-Refer Rules/Rul 19(a)
   99-06-15 H Added As A Co-sponsor JONES, JOHN
   00-01-25 H Primary Sponsor Changed To SILVA
             H Joint Sponsor Changed to FEIGENHOLTZ
   00-01-27 H
                                         Approved for Consideration 003-002-000
             H Held 2nd Rdg-Short Debate
   00-02-01 H Added As A Co-sponsor BOLAND
                    Amendment No.01
   00-02-02 H
                                        SILVA
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
   00-02-09 H
                    Amendment No.01
                                        SILVA
             H Recommends be Adopted HRUL/004-000-000
             H Held 2nd Rdg-Short Debate
   00-02-23 H
                    Amendment No.01
                                        SILVA
                                                                 Adopted
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00-02-24 H Added As A Co-sponsor DAVIS,MONIQUE
00-03-02 H Added As A Co-sponsor MULLIGAN
H Added As A Co-sponsor MCKEON
H Added As A Co-sponsor FRANKS
H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
00-03-06 S Arrive Senate
S Placed Calndr First Rdg
00-03-07 S Chief Sponsor LIGHTFORD
00-03-08 S First reading Referred to Sen Rules Comm
S Added As Co-sponsor HENDON
S Added As A Co-sponsor CULLERTON
01-01-09 H Session Sine Die
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HB-1545 BROSNAHAN – FRITCHEY.

210 ILCS 45/3-602.1 new

Amends the Nursing Home Care Act. Provides that a court may award punitive damages in an action against a facility for wilful or wanton misconduct of or for abuse or neglect by the facility's agents or employees that results in the injury or death of a resident. Provides that actions in which a court may award punitive damages include actions brought under the Wrongful Death Act and under a provision concerning survival of actions in the Probate Act of 1975. Effective immediately.

```
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Added As A Joint Sponsor FRITCHEY

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-1546 MCCARTHY.

Appropriates \$20,000 to the Criminal Justice Information Authority for a grant to the South Metro Investigators Network for the initial costs of an on-line internet site for area detectives to share crime information with other municipalities. Effective July 1, 1999

```
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 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-1547 MCCARTHY.

Appropriates \$150,000 to the Department of Natural Resources for a grant to the Village of Homewood to upgrade storm water retention areas. Effective July 1, 1999.

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 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-1548 MCCARTHY.

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 a destination, delivery, or similar charge added to or included in the purchase price of a motor vehicle. Excepts the provisions from the sunset requirements. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-18 H Filed With Clerk
H First reading
99-02-24 H Assigned to Revenue
99-03-05 H Referred to Hse Rules Comm
Re-Refer Rules/Rul 19(a)
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1881 HB-1549

HB-1549 MCCARTHY - BLACK - DART.

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

Amends the Illinois Income Tax Act. Grants a deduction for compensation paid to a resident by reason of being a member of any component on active duty in the Armed Forces (instead of compensation paid to a resident by reason of being on active duty in the Armed Forces). Grants a deduction for compensation paid to a resident by reason of being a member of the Illinois National Guard (instead of compensation paid to a resident for annual training performed as a member of the Illinois National Guard). Exempts these deductions from a requirement that deductions shall be limited by a reasonable and appropriate sunset date. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Revenue
      99-03-02 H Added As A Joint Sponsor BLACK
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      00-02-03 H Added As A Joint Sponsor DART
      01-01-09 H Session Sine Die
HB-1550
             DAVIS.STEVE.
   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 an amount equal to the amount of any rebate due from a motor vehicle manufacturer to the purchaser of a motor vehicle. Excepts the provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
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HB-1551 BOLAND.

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35 ILCS 615/1 from Ch. 120, par. 467.16
35 ILCS 620/1 from Ch. 120, par. 468
35 ILCS 630/2 from Ch. 120, par. 2002
35 ILCS 640/2-3
220 ILCS 5/3-121 from Ch. 111 2/3, par. 3-121
```

Amends the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Telecommunications Excise Tax Act, the Electricity Excise Tax Law, and the Public Utilities Act to exempt school districts subject to the School Code from liability for the taxes imposed under those Acts.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-18 H Filed With Clerk
H First reading
99-02-24 H
99-03-05 H
89-03-05 H
Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
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HB-1552 REITZ AND FRANKS.

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction for the general homestead exemption shall be \$4,500 in all counties (now \$4,500 in counties with 3,000,000 or more inhabitants and \$3,500 in all other counties). Effective immediately. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
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30 ILCS 210/4

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99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
00-02-02 H Added As A Co-sponsor FRANKS
01-01-09 H Session Sine Die

HB-1553 SCULLY.

New Act
30 ILCS 205/2 from Ch. 15, par. 102
```

Creates the State Loan Act and amends the Uncollected State Claims Act and the Illinois State Collection Act of 1986. Provides that before any State loan may be made or renewed to any person the name of the person must be made public. Provides that the person must personally guarantee repayment of the loan. Prohibits certain contracts with a person who is in default on any State loan. Provides that all contributions made by the person in the past 5 years must be disclosed. Provides that the Attorney General shall investigate any default on a State loan. Provides that the provisions of the Uncollected State Claims Act and the Illinois State Collection Act of 1986 must be met before any renegotiation or forgiveness of a State loan. Provides that the Attorney General shall report to the General Assembly certain information regarding State loans. Effective immediately.

from Ch. 15, par. 154

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-18 H Filed With Clerk
H First reading

99-02-24 H
Assigned to State Government
Administration

99-03-05 H
O1-01-09 H Session Sine Die

Referred to Hse Rules Comm

Resigned to State Government
Administration

Re-Refer Rules/Rul 19(a)
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HB-1554 SCULLY. 35 ILCS 5/917 from Ch. 120, par. 9-917 35 ILCS 120/11 from Ch. 120, par. 450 from Ch. 120, par. 453.10b 35 ILCS 130/10b 35 ILCS 135/20 from Ch. 120, par. 453.50 35 ILCS 200/15-172 35 ILCS 405/6 from Ch. 120, par. 405A-6 from Ch. 120, par. 467.11 35 ILCS 610/11 from Ch. 120, par. 467.26 35 ILCS 615/11 35 ILCS 620/11 from Ch. 120, par. 478 35 ILCS 625/11 from Ch. 120, par. 1421 35 ILCS 630/15 from Ch. 120, par. 2015

Amends the Tax Collection Suit Act to provide that in addition to any other authorized methods used to collect delinquent taxes, the Department of Revenue may contract with private collection entities, make public any personal information collected by the Department, or implement other methods of collection deemed necessary by the Department. Provides that before the Department takes measures that make public any personal information, it must give a 30-day written notice to the delinquent party. Provides that if the delinquent party remedies the delinquency, the Department shall keep the information confidential. Amends the Illinois Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Property Tax Code, the Illinois Estate and Generation-Skipping Transfer Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, and the Telecommunications Excise Tax Act to make an exception to the confidentiality provisions of those Acts. Effective January 1, 2000.

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99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
September 2012-01 Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
Respectively.
```

HB-1555 SCULLY.

35 ILCS 705/2.5 new

750 ILCS 15/1 from Ch. 40, par. 1101

Amends the Non-Support of Spouse and Children Act. Makes grammatical changes in the Section that imposes penalties for neglecting to support one's spouse or child.

```
99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
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HB-1556 SCULLY.

30 ILCS 500/45-22 new

Amends the Illinois Procurement Code to require the Department of Central Management Services to give price preferences to vendors of unbleached and non-chlorine bleached paper in the procurement of printing paper, stationery, and envelopes. Also requires a contractor who performs printing services for the State, and who supplies the paper for those services, to use unbleached or non-chlorine bleached paper.

NOTE(S) THAT MAY APPLY: Fiscal .

99-02-18 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

HB-1557 SCULLY – FRANKS, O'BRIEN AND CROTTY.

750 ILCS 5/714 new 750 ILCS 5/715 new

Amends the Illinois Marriage and Dissolution of Marriage Act to provide that a person who willfully defaults on an order for child support may be subject to summary criminal contempt proceedings. Provides that each State agency shall suspend any license or certificate issued by that agency to a person found guilty of criminal contempt. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   99-02-24 H
                                          Assigned to Child Support Enforcement
   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 O'BRIEN
   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 111-003-000
             H Added As A Joint Sponsor FRANKS
             H Added As A Co-sponsor CROTTY
   99-03-24 S Arrive Senate
             S Placed Calndr First Rdg
   01-01-09 H Session Sine Die
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HB-1558 FOWLER.

20 ILCS 665/4b new

Amends the Illinois Promotion Act. Designates Pope County as the "Trail Riding Capital of Illinois". Requires the Department of Commerce and Community Affairs to promote Pope County by this designation.

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

99-02-18 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)
```

HB-1559 HOLBROOK.

320 ILCS 25/5 from Ch. 67 1/2, par. 405

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that upon request, the Department must provide to an individual allowed payments under this Act a form to designate another address to receive the payments instead of the individual's residence. Provides that the individual may rescind the address designation. Provides that the Department must determine by rule the manner in which to verify the address designation of the individual to ensure proper payment receipt.

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

99-02-18 H Filed With Clerk
H First reading

99-02-24 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-1560 BUGIELSKI – MCKEON AND NOVAK.

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 \$37,000 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
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor MCKEON
99-03-02 H Added As A Joint Sponsor MCKEON
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
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HB-1561 O'BRIEN.

New Act

Creates the Governmental Tax Relief Act with the short title as the only provision.

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1562 O'BRIEN.

New Act

Creates the Tax Relief Act with the short title as the only provision.

99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1563 O'BRIEN.

New Act

Creates the Citizens Property Tax Relief Act with the short title as the only provision.

```
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 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-1564 O'BRIEN.

New Act

Creates the Citizens Tax Relief Act with the short title as the only provision.

```
99-02-18 H Filed With Clerk
H First reading

99-02-24 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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1885 HB-1565

HR-1565 O'BRIEN - MCKEON, GILES AND DAVIS, MONIQUE.

20 ILCS 301/50-20

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that moneys in the Drunk and Drugged Driving Prevention Fund shall be appropriated to the Department of Human Services for the purpose of making grants to reimburse counties for their expenses in developing and implementing programs and procedures to identify and redirect delinguent youth under the Juvenile Court Act of 1987.

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FISCAL NOTE (Department of Human Services)
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There is no fiscal impact to the Department.
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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H Filed With Clerk
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H First reading Referred to Hse Rules Comm Assigned to Human Services

99-02-24 H

99-03-02 H Added As A Joint Sponsor MCKEON

99-03-03 H

Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-10 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. Added As A Co-sponsor GILES

H Added As A Co-sponsor DAVIS, MONIQUE

H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-04-07 S Chief Sponsor HAWKINSON

99-04-14 S First reading

Referred to Sen Rules Comm Assigned to Public Health & Welfare

99-04-15 S 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

99-05-06 S Third Reading - Passed 058-000-000

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.

HB-1566 O'BRIEN - MCKEON - BROSNAHAN AND NOVAK.

35 ILCS 200/14-20

35 ILCS 200/15-172

30 ILCS 805/8.23 new

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. Amends the States Mandates Act to require implementation without reimbursement. Effective immediately.

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

99-02-18 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Revenue

99-03-02 H Added As A Joint Sponsor MCKEON

99-03-04 H Joint Sponsor Changed to BROSNAHAN

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-1567 CROSS.

725 ILCS 150/2

from Ch. 56 1/2, par. 1672

Amends the Drug Asset Forfeiture Procedure Act. Makes stylistic changes in the legislative declaration Section of the Act.

99-02-18 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

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99-02-24 H
                                             Assigned 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-1568
             CROSS.
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105 ILCS 5/2-3.25c

from Ch, 122, par. 2-3,25c

Amends the School Code by changing a caption to a Section concerning rewards for

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99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned 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
00-02-10 S Chief Sponsor NOLAND
00-02-15 S First reading
                                       Referred to Sen Rules Comm
00-03-09 S
                                       Assigned to Education
00-03-23 S
                                       Postponed
00-03-29 S
                                       Postponed
                                       Committee Education
00-04-01 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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TURNER, JOHN. HB-1569

725 ILCS 5/115-4

from Ch. 38, par. 115-4

Amends the Code of Criminal Procedure of 1963. Provides that in its discretion, the court may close the courtroom to spectators during the process of jury selection.

HOUSE AMENDMENT NO. 1.

Deletes the substance of the bill. Provides that the court must make all reasonable efforts to respect the safety and privacy of prospective jurors, utilizing any practicable means, including, but not limited to, a pre-trial jury questionnaire or an in camera examination with all parties-present, to obtain personal information from the prospective jurors for the court and the parties. Provides that in its discretion, and if there is no other reasonable or practicable means of protecting the safety and privacy of the prospective jurors, the court may close the courtroom to spectators during the process of jury selection, but only for the limited purpose of eliciting responses to those questions which, in the opinion of the court, involve the safety or privacy of the prospective jurors. 99-02-18 H Filed With Clerk

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H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Judiciary II - Criminal Law
                                     Do Pass/Short Debate Cal 012-000-000
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
                                     TURNER, JOHN
                Amendment No.01
                Amendment referred to HRUL
        Н
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     TURNER, JOHN
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     TURNER, JOHN
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 110-001-001
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-27 S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
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1887 HB-1569—Cont.

01-01-09 H Session Sine Die

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HB-1570 CROSS.
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725 ILCS 5/110-10

from Ch. 38, par. 110-10

Amends the Code of Criminal Procedure of 1963. Eliminates the \$5 daily maximum fee limitation that the defendant pay for the costs of home supervision with the use of a monitoring device. Provides that the defendant on bond who is charged with an alcohol, cannabis, or controlled substance violation must pay a fee that represents costs incidental to electronic monitoring.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
   99-02-24 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
   99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
   99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor HAWKINSON
             S First reading
                                           Referred to Sen Rules Comm
    99-04-15 S
                                           Assigned to Judiciary
    99-04-28 S
                                           Recommended do pass 009-000-000
             S Placed Calndr.Second Rdg
    99-04-29 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-06 S Third Reading - Passed 056-000-000
             H Passed both Houses
   99-06-04 H Sent to the Governor
   99-07-29 H Governor approved
             Η
                  Effective Date 00-01-01
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HB-1571 MADIGAN,MJ AND CURRIE.

H

New Act

Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only.

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99-02-18 H Filed With Clerk
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H Added As A Co-sponsor CURRIE

PUBLIC ACT 91-0312

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1572 MADIGAN,MJ AND CURRIE.

215 ILCS 125/2-6

from Ch. 111 1/2, par. 1406.2

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning deposits with the Director of Insurance.

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99-02-18 H Filed With Clerk
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H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1573 MADIGAN,MJ AND CURRIE.

215 ILCS 125/2-5

from Ch. 111 1/2, par. 1406.1

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning claims liability.

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99-02-18 H Filed With Clerk
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H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1574 **1888**

HB-1574 MADIGAN, MJ AND CURRIE.

215 ILCS 125/2-3.1

from Ch. 111 1/2, par. 1405.1

Amends the Health Maintenance Organization Act. Adds caption to a Section concerning drugs and drug products.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1575 MADIGAN,MJ AND HANNIG.

525 ILCS 25/1

from Ch. 19, par. 1401

Amends the Illinois Lake Management Program Act. Adds a caption and makes a stylistic change to the short title Section.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor HANNIG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1576 MADIGAN,MI AND HANNIG.

20 ILCS 105/2

from Ch. 23, par. 6102

Amends the Illinois Act on the Aging. Adds a caption to the Section stating the purposes of the Act.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor HANNIG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1577 MADIGAN,MJ AND GRANBERG.

820 ILCS 405/3100

from Ch. 48, par. 310

Amends the Unemployment Insurance Act. Makes a stylistic change in the Act's saving clause.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1578 MADIGAN,MJ AND GRANBERG.

820 ILCS 405/1700

from Ch. 48, par. 610

Amends the Unemployment Insurance Act. Makes a stylistic change in provisions concerning the powers and duties of the Director of Employment Security. Effective immediately.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading

99-02-24 H

99-03-05 H

Referred to Hse Rules Comm

Assigned to Executive

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1579 MADIGAN,MJ AND GRANBERG.

820 ILCS 305/4a-1

from Ch. 48, par. 138.4a-1

Amends the Workers' Compensation Act to make a technical change to a provision concerning the Self-Insurers Advisory Board.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000

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
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-011-002
      99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
      99-04-15 S Chief Sponsor LAUZEN
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             BLACK AND GRANBERG.
HB-1580
   40 ILCS 5/7-123
                                    from Ch. 108 1/2, par. 7-123
  Amends the IMRF Article of the Pension Code. Makes technical corrections in a
Section relating to the effective rate of interest. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      There will not be a fiscal impact on IMRF.
  SENATE AMENDMENT NO. 1.
  Deletes the immediate effective date.
  NOTE(S) THAT MAY APPLY: Pension
      99-02-18 H Filed With Clerk
               H Added As A Co-sponsor GRANBERG
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-15 H
                                            Pension Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                       Amendment No.01
      99-03-24 H
                                            BLACK
                       Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
               H Primary Sponsor Changed To BLACK
      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 104-009-001
      99-04-14 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-15 S Chief Sponsor MAITLAND
      99-04-21 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Insurance & Pensions
      99-05-04 S
                                             INS & PENS. S
                       Amendment No.01
                                                                     Adopted
                S
                                             Recmnded do pass as amend 008-000-000
                S Placed Calndr, Second Rdg
      99-05-06 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-14 S Third Reading - Passed 056-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      99-05-18 H Motion Filed Non-Concur 01/BLACK
               H Calendar Order of Concurren 01
      99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
      00-11-30 H
                                             Approved for Consideration 005-000-000
                H H Noncners in S Amend 01
                S Secretary's Desk Non-concur 01
      01-01-01 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 H Session Sine Die
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HB-1581 MADIGAN,MJ – GRANBERG – MURPHY.

40 ILCS 5/18-112.2 from Ch. 108 1/2, par. 18-112.2

Amends the Illinois Pension Code. Makes a technical correction in a Section relating to transfer of credits to the Judges Retirement System. Effective immediately.

PENSION NOTE (Pension Laws Commission)

There will be no fiscal impact on the Judges Retirement System

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SENATE AMENDMENT NO. 1.
  Deletes the immediate effective date.
  NOTE(S) THAT MAY APPLY: Pension
      99-02-18 H Filed With Clerk
                H Added As A Co-sponsor GRANBERG
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-15 H
                                             Pension 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 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
      99-04-15 S Chief Sponsor MAITLAND
      99-04-20 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 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
      99-05-06 S
                  Added as Chief Co-sponsor MADIGAN,R
                S Sponsor Removed MAITLAND
                  Alt Chief Sponsor Changed MADIGAN,R
                S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-13 S Third Reading - Passed 057-002-000
                H Arrive House
                H Place Cal Order Concurrence 01
      99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
      00-11-30 H Added As A Joint Sponsor GRANBERG
                H Added As A Joint Sponsor MURPHY
                H Motion Filed Non-Concur 01/MADIGAN,MJ
                H
                                             Committee Rules
                Н
                                             Approved for Consideration 005-000-000
                H H Noncners in S Amend 01
                S Secretary's Desk Non-concur 01
      01-01-01 S
                                             Refer to Rules/Rul 3-9(b)
      01-01-09 H Session Sine Die
HB-1582
             MADIGAN,MJ - CURRIE AND GRANBERG.
   40 ILCS 5/17-127.2
                                    from Ch. 108 1/2, par. 17-127.2
  Amends the Illinois Pension Code. Makes technical changes in a Section relating to
employer contributions. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      There would be no fiscal impact on any public pension fund or
      retirement system in the State.
  SENATE AMENDMENT NO. 1.
      Deletes reference to:
      40 ILCS 5/17-127.2
      Adds reference to:
      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
40 ILCS 5/16-132
                                  from Ch. 108 1/2, par. 14-114
                                  from Ch. 108 1/2, par. 16-132
      40 ILCS 5/16-133
                                  from Ch. 108 1/2, par. 16-133
      40 ILCS 5/16-133.1
                                  from Ch. 108 1/2, par. 16-133.1
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Deletes everything. Amends the Illinois Pension Code. In the State Employee Article, allows a person with at least 8 years of service to retire without penalty at any age which, when added to the number of years of creditable service, equals at least 85. 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. Amends the Downstate Teacher Article to make similar changes with respect to certain teachers who have credits as State employees; also removes the age 55 limitation on calculation of the initial automatic increase. Effective immediately.

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NOTE(S) THAT MAY APPLY: Pension
      99-02-18 H Filed With Clerk
               H Added As A Co-sponsor GRANBERG
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                            Pension Note Filed
      99-03-15 H
               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 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
      99-04-15 S Chief Sponsor MADÍGAN,R
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
      00-03-01 S
                                            Assigned to Insurance & Pensions
      00-03-07 S
                                            Recommended do pass 007-000-000
               S Placed Calndr, Second Rdg
      00-03-08 S Second Reading
                S Placed Calndr, 3rd Reading
      00-05-16 S
                                            Refer to Rules/Rul 3-9(b)
      00-11-28
                                            Approved for Consideration SRUL
                 Placed Calndr.3rd Reading
      00-11-30 S Filed with Secretary
               S
                       Amendment No.01
                                            MADIGAN,R
               S
                       Amendment referred to SRUL
               8
                       Amendment No.01
                                            MADIGAN,R
                 Be apprvd for consideratn SRUL
                 Recalled to Second Reading
                S
                S
                       Amendment No.01
                                            MADIGAN,R
                                                                      Adopted
                S
                 Placed Calndr, 3rd Reading
                                            3/5 vote required
               S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
               H Motion Filed Concur
                       Motion referred to
                                              HRUL
               H Approved for Consideration HRUL/005-000-000
               H Added As A Joint Sponsor CURRIE
               H H Concurs in S Amend 01/113-002-000
               H Passed both Houses
      00-12-08 H Sent to the Governor
      00-12-14 H Governor approved
               Η
                    Effective Date 00-12-14
                    PUBLIC ACT 91-0927
HB-1583
            MURPHY - HOEFT - HARTKE - LEITCH - MCCARTHY, MAUTINO,
            JONES,LOU AND MITCHELL, JERRY.
                                    from Ch. 108 1/2, par. 14-120
   40 ILCS 5/14-120
  Amends the State Employee Article of the Illinois Pension Code to make stylistic
changes relating to the termination of survivor benefits. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      There will be no fiscal impact on SERS.
      PENSION NOTE, S-AM 1, 2 (Pension Laws Commission)
      S-am 2 will allow a recalculated benefit for one person, the
      plaintiff in Mattis v. SURS. S-am 1 makes administrative and
      no-cost substantive changes to the Pension Code.
  SENATE AMENDMENT NO. 1.
      Adds reference to:
      5 ILCS 375/6.10
      40 ILCS 5/1-113.2
      40 ILCS 5/1-116
                                  from Ch. 108 1/2, par. 1-116
      40 ILCS 5/1-120 new
      40 ILCS 5/2-121
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from Ch. 108 1/2, par. 2-121

from Ch. 108 1/2, par. 2-121.1

40 ILCS 5/2-121.1

40 ILCS 5/3-110	from Ch. 108 1/2, par. 3-110
40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139
40 ILCS 5/7-141	from Ch. 108 1/2, par. 7-139
40 H CD 5/7 141 1	110th Ch. 108 172, par. 7-141
40 ILCS 5/7-141.1	
40 ILCS 5/7-145.1	
40 ILCS 5/7-157	from Ch. 108 1/2, par. 7-157
40 ILCS 5/7-164	from Ch. 108 1/2, par. 7-164
40 ILCS 5/7-166	from Ch. 108 1/2, par. 7-166
40 ILCS 5/7-167	from Ch. 108 1/2, par. 7-167
40 ILCS 5/7-184	from Ch. 108 1/2, par. 7-184
40 ILCS 5/7-211	from Ch. 108 1/2, par. 7-211
40 ILCS 5/7-224 new	11011 Cit. 100 1/2, par. / 211
40 ILCS 5/8-125	from Ch 100 1/2 nor 0 125
40 ILCS 5/8-129	from Ch. 108 1/2, par. 8-125
	from Ch. 108 1/2, par. 8-139
40 ILCS 5/8-153	from Ch. 108 1/2, par. 8-153
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
40 ILCS 5/9-149	from Ch. 108 1/2, par. 9-149
40 ILCS 5/9-194	from Ch. 108 1/2, par. 9-194
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 5/11-148	from Ch. 108 1/2, par. 11-148
40 ILCS 5/11-167	
40 ILCS 3/11-10/	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
40 ILCS 5/13-303	from Ch. 108 1/2, par. 13-303
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
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
40 ILCS 5/14-118	from Ch. 108 1/2, par. 14-118
40 ILCS 5/14-118	from Ch. 100 1/2, par. 14-110
	from Ch. 108 1/2, par. 14-128
40 ILCS 5/14-130	from Ch. 108 1/2, par. 14-130
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 5/15-120	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 5/15-139	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 5/15-141	from Ch. 108 1/2, par. 15-142
40 ILCS 5/15-142 40 ILCS 5/15-144	from Ch. 100 1/2, par. 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 5/15-154	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 5/16-133	from Ch. 108 1/2, par. 16-133
40 ILCS 5/16-135	from Ch. 108 1/2, par. 16-135
40 ILCS 5/16-136.4	from Ch. 108 1/2, par. 16-136.4
40 ILCS 5/16-138	from Ch. 108 1/2, par. 16-138
40 ILCS 5/16-140	from Ch. 108 1/2, par. 16-140
40 ILCS 5/16-143	from Ch. 108 1/2, par. 16-143
40 ILCS 5/16-149.4	
40 ILCS 5/16-184	from Ch. 108 1/2, par. 16-149.4
	from Ch. 108 1/2, par. 16-184
40 ILCS 5/17-106	from Ch. 108 1/2, par. 17-106
40 ILCS 5/17-117	from Ch. 108 1/2, par. 17-117
40 ILCS 5/17-133	from Ch. 108 1/2, par. 17-133
40 ILCS 5/17-150	from Ch. 108 1/2, par. 17-150
40 ILCS 5/18-128	from Ch. 108 1/2, par. 18-128
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
.0 1100 0/10 123	Cii. 100 1/2, pai. 20-123

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40 ILCS 5/20-131 from Ch. 108 1/2, par. 20-131 40 ILCS 5/15-158.1 rep. 30 ILCS 805/8.24 new
```

Deletes everything. 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 various public employees. Includes certain changes affecting disability benefits and refunds under Article 13 of the Pension Code that may constitute an impairment of existing benefits. (To the extent that these changes constitute an impairment of existing benefits, Article XIII, Section 5 of the Illinois Constitution may prevent them from applying to persons who join the Fund before the effective date.) Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

SENATE AMENDMENT NO. 2.

```
Adds reference to:
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
                             from Ch. 108 1/2, par. 15-185
40 ILCS 5/15-185
40 ILCS 5/15-136
                             from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-139
                             from Ch. 108 1/2, par. 15-139
                             from Ch. 108 1/2, par. 15-146
40 ILCS 5/15-146
40 ILCS 5/15-146.1
                             from Ch. 108 1/2, par. 15-146.1
40 ILCS 5/15-154
                             from Ch. 108 1/2, par. 15-154
```

Further amends the State Universities Article of the Pension Code. Specifies that the amount of a retirement annuity calculated under Rule 2 shall not be based on any contribution for early retirement under Section 15-136.2, nor on any other employer contribution. Specifies that the provisions exempting annuities from judgment and assignment and stating that contributions shall be held in trust do not affect the calculation of benefits. Provides a special formula for calculating the retirement annuity of a participant who elected early retirement under the provisions of Section 15-136.2 and who, on or before February 16, 1995, brought administrative proceedings to challenge the calculation of his or her retirement annuity.

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NOTE(S) THAT MAY APPLY: Pension
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99-02-18 H Filed With Clerk
                                     Referred to Hse Rules Comm
        H First reading
99-02-24 H
                                     Assigned to Executive
                                     Do Pass/Short Debate Cal 015-000-000
99-03-05 H
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-15 H
                                     Pension Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     BLACK
                 Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
         H Primary Sponsor Changed To BLACK
         H Added As A Joint Sponsor HARTKE
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 104-009-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor MADIGAN,R
99-04-20 S First reading
                                      Referred to Sen Rules Comm
00-03-01 S
                                      Assigned to Insurance & Pensions
00-03-07
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
00-03-08 S Second Reading
         S Placed Calndr,3rd Reading
00-04-07 S
                                      PURSUANT TO RULE
                                      2-10(E), DEADLINE
         S
         S
                                      FOR FINAL ACTION
         S
                                      IS EXTENDED TO
         S
                                      JANUARY 9, 2001.
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00-04-12 S Filed with Secretary
                      Amendment No.01
                                           MAITLAND
                      Amendment referred to SRUL
               S Filed with Secretary
                      Amendment No.02
                                           MAITLAND
               S
                      Amendment referred to SRUL
               S
                                          MAITLAND
                      Amendment No.01
               S
                      Rules refers to
                                            SINS
               S
                      Amendment No.02
                                           MAITLAND
               S
                      Rules refers to
                                            SINS
               S
                 Sponsor Removed MADIGAN,R
                 Alt Chief Sponsor Changed MAITLAND
               S
                                           Pension Note Filed as amnd
               S
                      Amendment No.01
                                           MAITLAND
               S
                                           Be adopted
               S
                      Amendment No.02
                                           MAITLAND
               S
                                           Be adopted
               S
                 Recalled to Second Reading
                      Amendment No.01
                                           MAITLAND
                                                                   Adopted
                      Amendment No.02
                                           MAITLAND
                                                                    Adopted
               S Placed Calndr,3rd Reading
      00-04-13 S Third Reading - Passed 059-000-000
               H Arrive House
               H Place Cal Order Concurrence 01.02
      00-04-14 H Motion Filed Concur
                      Motion referred to
                                            HRUL
               H Motion Filed Concur
                      Motion referred to
                                            HRUL
               H Primary Sponsor Changed To MURPHY
               H Added As A Joint Sponsor HOEFT
               H Added As A Joint Sponsor LEITCH
               H Added As A Joint Sponsor MCCARTHY
               H Motion Filed Concur
               Н
                      Motion referred to
                                            HRUL
               Н
                      Rules refers to
                                            HPPN
                                           FINAL PASSAGE
               Н
               Η
                                           DEADLINE EXTENDED
                                           UNTIL - 04/16/00
               H Calendar Order of Concurren 01,02
      00-04-15 H Motion Filed Concur
               H Approved for Consideration HPPN/010-000-000
               H Added As A Co-sponsor MAUTINO
               H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor MITCHELL, JERRY
               H H Concurs in S Amend 01,02/118-000-000
               H Passed both Houses
      00-05-12 H Sent to the Governor
      00-07-06 H Governor approved
               Η
                   Effective Date 00-07-06
                    PUBLIC ACT 91-0887
HB-1584
            MADIGAN, MJ AND GRANBERG.
   40 ILCS 5/16-101
                                   from Ch. 108 1/2, par. 16-101
  Amends the Illinois Pension Code. Makes a technical change in a reference to the
Downstate Teachers' Retirement System. Effective immediately.
  NOTE(S) THAT MAY APPLY: Pension
      99-02-18 H Filed With Clerk
               H Added As A Co-sponsor GRANBERG
               H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned 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

Assigned to Executive

HB-1585 MADIGAN, MJ AND GRANBERG.

New Act

Creates the Labor Act. Contains only a short title provision.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

Referred to Hse Rules Comm H First reading

99-02-24 H

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1586 MADIGAN, MJ AND LANG.

New Act

Creates the Labor Act. Contains only a short title provision.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1587 MAUTINO AND GRANBERG.

820 ILCS 305/28

from Ch. 48, par. 138.28

Amends the Workers' Compensation Act. Makes a stylistic change in provisions concerning the application of the Act.

FISCAL NOTE, H-AM 1 (Department of Insurance)

There will be no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

820 ILCS 305/28

Adds reference to:

820 ILCS 305/4 820 ILCS 310/4 from Ch. 48, par. 138.4 from Ch. 48, par. 172.39

Deletes everything. Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Specifies that certain requirements concerning insuring payment of compensation apply to general contractors and their subcontractors.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

Referred to Hse Rules Comm H First reading

99-02-24 H Assigned to Executive

Do Pass/Short Debate Cal 015-000-000 99-03-05 H

H Placed Cal 2nd Rdg-Shrt Dbt

MAUTINO 99-03-11 H Amendment No.01

> Amendment referred to HRUL H

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-12 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-17 H Fiscal Note Filed as amnded H Held 2nd Rdg-Short Debate

> Amendment No.01 MAUTINO

99-03-23 H

Rules refers to HLBC

H Held 2nd Rdg-Short Debate

99-03-24 H Amendment No.01 MAUTINO

H Recommends be Adopted HLBC/009-000-000

Amendment No.01 MAUTINO Adopted Η

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-25 H Primary Sponsor Changed To MAUTINO

H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000

99-03-26 S Arrive Senate

S Placed Calndr First Rdg

99-04-14 S Chief Sponsor HAWKINSON 99-04-15 S First reading Referred to Sen Rules Comm

Assigned to Commerce & Industry

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

99-05-04 S Filed with Secretary Amendment No.01 LAUZEN S S Amendment referred to SRUL S Amendment No.01 LAUZEN S Be apprvd for consideratn SRUL 99-05-06 S Third Reading - Passed 058-000-000 S Tabled Pursuant to Rule5-4(A) SA 01 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 00-01-01 Н

PUBLIC ACT 91-0375

HB-1588 MADIGAN,MJ AND CURRIE.

20 ILCS 505/22.4

from Ch. 23, par. 5022.4

Amends the Children and Family Services Act. Makes a stylistic change in the provision regarding low-interest loans for child care facilities.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-1589 MADIGAN,MJ.

205 ILCS 205/6014

from Ch. 17, par. 7306-14

Amends the Savings Bank Act. Makes a technical change in a Section concerning rules and regulations of the Commissioner of Banks and Real Estate.

99-02-18 H Filed With Clerk

H First reading

Referred to Hse Rules Comm Assigned to Executive

99-02-24 H 99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1590 MADIGAN,MJ AND GRANBERG.

5 ILCS 315/19

from Ch. 48, par. 1619

Amends the Illinois Public Labor Relations Act. Adds a caption and makes a stylistic change to the provision concerning previous collective bargaining agreements.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading

Referred to Hse Rules Comm

Do Pass/Short Debate Cal 015-000-000

99-02-24 H

Assigned to Executive

99-03-05 H

H Placed Cal 2nd Rdg-Shrt Dbt 99-03-12 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 101-012-001

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

99-04-28 S Chief Sponsor DUDYCZ

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1591 MADIGAN,MJ AND GRANBERG.

115 ILCS 5/1

from Ch. 48, par. 1701

Amends the Illinois Educational Labor Relations Act to make a stylistic change to a Section concerning State policy.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1592 MADIGAN,MJ AND GRANBERG.

820 ILCS 405/3200

from Ch. 48, par. 820

Amends the Unemployment Insurance Act. Makes stylistic changes in provisions setting forth the short title of the Act.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1593 MADIGAN,MJ – FRITCHEY AND GRANBERG.

40 ILCS 5/14-110

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

Amends the Illinois Pension Code. Makes a technical correction in a reference to the Illinois Law Enforcement Training Standards Board. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-02-25 H Added As A Joint Sponsor FRITCHEY

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1594 MADIGAN,MJ AND GRANBERG.

115 ILCS 5/3

from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act to make a technical change to a Section concerning employee rights.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1595 MADIGAN,MJ AND GRANBERG.

55 ILCS 5/5-1001

from Ch. 34, par. 5-1001

Amends the Counties Code. Makes stylistic changes in the Section regarding the corporate name of a county.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1596 MADIGAN,MJ AND GRANBERG.

65 ILCS 5/5-1-1

from Ch. 24, par. 5-1-1

Amends the Illinois Municipal Code. Adds a caption.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1597 MADIGAN,MJ, GRANBERG AND MURPHY.

40 ILCS 5/6-128

from Ch. 108 1/2, par. 6-128

Amends the Chicago Firefighter Article of the Pension Code. Makes technical changes in a Section providing an alternative annuity for future entrants. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor MURPHY

H First reading Referred to Hse Rules Comm

99-02-24			Assigned to Executive
99-03-05		D. 1010 101 01 01	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	
99-03-26		Pld Cal 3rd Rdg-Shrt Dbt	
JJ-03-20		3rd Rdg-Shrt Dbt-Pass/Vote	101-011-002
99-04-14		Arrive Senate	
		Placed Calndr First Rdg	
99-04-15		Chief Sponsor RADOGNO	
99-04-20	S	First reading	Referred to Sen Rules Comm
00-03-01	S		Assigned to Insurance & Pensions
00-03-07			Recommended do pass 007-000-000
		Placed Caindr, Second Rdg	
00-03-09		Second Reading	
00.05.16		Placed Calndr,3rd Reading	P. C P. L. (P. 10.04)
00-05-16			Refer to Rules/Rul 3-9(b)
00-11-28		Discard Colorda 2nd Deciding	Approved for Consideration SRUL
00 11 20	ာ	Placed Calndr,3rd Reading Sponsor Removed RADOGN	rO.
00-11-30		Alt Chief Sponsor Changed N	
01-01-01	S	All Cilici Spoilsor Changed I	Refer to Rules/Rul 3-9(b)
		Session Sine Die	Refer to Rules/Rul 3-5(b)
			A AT TO DEFENY
		DIGAN,MJ – GRANBERG –	
40 ILCS 5/14			108 1/2, par. 14-103.30
Amends the	Hli	inois Pension Code. Make	s a technical change in a reference to the
		Retirement System. Effect	ive immediately.
SENATE A	ME	NDMENT NO. 1.	
		nediate effective date.	
		Filed With Clerk	
	Н	Added As A Co-sponsor GR	ANBERG
		First reading	Referred to Hse Rules Comm
99-02-24	Н		Assigned 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	e
00.02.26		Held 2nd Rdg-Short Debate	
99-03-26		Pld Cal 3rd Rdg-Shrt Dbt 3rd Rdg-Shrt Dbt-Pass/Vote	102 010 002
00 04 14		Arrive Senate	10,2-010-002
33-04-14		Placed Calndr First Rdg	
99-04-15		Chief Sponsor MAITLAND	
		First reading	Referred to Sen Rules Comm
99-04-22			Assigned to Insurance & Pensions
99-05-04			INS & PENS. S Adopted
	S		Recmnded do pass as amend 008-000-000
	S	Placed Calndr, Second Rdg	•
99-05-06	S	Added as Chief Co-sponsor I	MADIGAN,R
		Sponsor Removed MAITLA	
		Alt Chief Sponsor Changed I	MADIGAN,R
		Second Reading	
00.05.10		Placed Calndr,3rd Reading	202 000
99-05-13		Third Reading - Passed 055-0	002-000
		Arrive House Place Cal Order Concurrence	. 01
00_06.20		Re-refer Rules/Rul 19(b) RU	
		Added As A Joint Sponsor G	
00-11+30		Added As A Joint Sponsor M	
		Motion Filed Non-Concur 01	
	H		Committee Rules
	H		Approved for Consideration 005-000-000
		H Noncners in S Amend 01	
_		Secretary's Desk Non-concur	
01-01-01	S	a . a	Refer to Rules/Rul 3-9(b)
01-01-09	H	Session Sine Die	

HB-1599 MADIGAN,MJ AND GRANBERG.

40 ILCS 5/17-123

from Ch. 108 1/2, par. 17-123

Amends the Illinois Pension Code, Corrects an error in a cross reference and makes certain terms gender-neutral, Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1600 MADIGAN,MJ AND GRANBERG.

40 ILCS 5/15-102

from Ch. 108 1/2, par. 15-102

Amends the State Universities Article of the Pension Code. Corrects an incorrect cross reference in a Section about definitions. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1601 MADIGAN,MJ AND GRANBERG.

205 ILCS 105/1-1

from Ch. 17, par. 3301-1

Amends the Illinois Savings and Loan Act of 1985. Makes technical changes in the short title Section.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1602 MADIGAN,MJ AND GRANBERG.

40 ILCS 5/14-110

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

Amends the Illinois Pension Code. Makes a technical correction in a reference to the Illinois Law Enforcement Training Standards Board. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H Filed With Clerk H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1603 MADIGAN,MJ AND CURRIE.

215 ILCS 5/155.20

from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Adds a caption to a Section concerning arbitration findings in medical malpractice cases.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1604 MADIGAN,MJ AND HANNIG.

215 ILCS 5/143.19a

from Ch. 73, par. 755.19a

Amends the Illinois Insurance Code. Adds a caption to a Section concerning cancellation of auto insurance policies.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor HANNIG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1605 MADIGAN,MJ.

735 ILCS 5/1-105

- from Ch. 110, par. 1-105

Amends the Code of Civil Procedure. Makes stylistic changes in provisions concerning enforcement of the Code.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

 99-02-24
 H
 Assigned to Executive

 99-03-05
 H
 Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1606 MADIGAN,MJ AND LANG.

750 ILCS 5/504

from Ch. 40, par. 504

Amends the Illinois Marriage and Dissolution of Marriage Act to make a technical change to a provision concerning maintenance.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1607 MADIGAN,MJ AND LANG.

770 ILCS 60/6

from Ch. 82, par. 6

Amends the Mechanics Lien Act. Makes a stylistic change in provisions concerning completion of contracts.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1608 MADIGAN,MJ AND LANG.

735 ILCS 5/15-1101

from Ch. 110, par. 15-1101

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Makes a stylistic change in provisions regarding the short title of the Article.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1609 MADIGAN,MJ AND LANG.

705 ILCS 105/6

from Ch. 25, par. 6

Amends the Clerks of Courts Act. Makes a stylistic change in provisions regarding the hours of the clerks of courts.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-1610 MADIGAN,MJ AND GRANBERG.

740 ILCS 100/2

from Ch. 70, par. 302

Amends the Joint Tortfeasor Contribution Act. Makes a stylistic change in provisions concerning the right of contribution.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1611 MADIGAN,MJ AND CURRIE.

775 ILCS 5/1-101

from Ch. 68, par. 1-101

Amends the Illinois Human Rights Act. Makes a stylistic change in provisions setting forth the short title of the Act.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1612 MADIGAN,MJ.

755 ILCS 5/1-9

from Ch. 110 1/2, par. 1-9

Amends the Probate Act of 1975. Makes stylistic changes in provisions concerning the construction of the Act.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1613 MADIGAN,MJ AND LANG.

735 ILCS 5/2-101

from Ch. 110, par. 2-101

Amends the Code of Civil Procedure. Makes a technical change in provisions regarding venue.

99-02-18 H Filed With Clerk

. H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1614 MADIGAN,MJ AND LANG.

765 ILCS 605/3

from Ch. 30, par. 303

Amends the Condominium Property Act. Makes a stylistic change in provisions pertaining to the submission of property to the provisions of the Act.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor LANG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1615 MADIGAN, MJ AND CAPPARELLI.

205 ILCS 305/8

from Ch. 17, par. 4409

Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the powers of the Director of Financial Institutions.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CAPPARELLI

H First reading

99-02-24 H

99-03-05 H

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

01-01-09 H Session Sine Die

HB-1616 MADIGAN,MJ AND CURRIE.

215 ILCS 125/5-7

from Ch. 111 1/2, par. 1415

Amends the Health Maintenance Organization Act. Adds a caption to a Section concerning the denial of coverage for emergency hospitalization.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1617 MADIGAN.M.I AND CURRIE.

210 ILCS 45/3-119

from Ch. 111 1/2, par. 4153-119

Amends the Nursing Home Care Act. Provides that barring residents from receiving visitors during otherwise normal visiting hours is a ground for discipline under the Act, unless the resident requests the bar or the bar is imposed by court order.

SENATE AMENDMENT NO. 1.

Provides that the Department may suspend, revoke, or refuse to renew a license in a case in which the Department finds two or more substantiated complaints against a facility for specified violations for which the Department issues a notice of violation and for which an accepted plan of correction was not complied with. Effective immediately.

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99-02-18 H Filed With Clerk
         H Added As A Co-sponsor CURRIE
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Human Services
                                      Do Pass/Short Debate Cal 013-000-000
99-03-03 H
         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 VIVERITO
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Public Health & Welfare
99-05-04 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Filed with Secretary
         S
                 Amendment No.01
                                      VIVERITO
                 Amendment referred to SRUL
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S
                 Amendment No.01
                                      VIVERITO
         S
                 Rules refers to
                                        SPBH
         S
                 Amendment No.01
                                      VIVERITO
         S
                                      Be adopted
         S Recalled to Second Reading
         S
                 Amendment No.01
                                      VIVERITO
                                                               Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Added as Chief Co-sponsor MADIGAN,L
         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
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01-01-09 H Session Sine Die HB-1618 MADIGAN,MJ AND CURRIE.

225 ILCS 60/7 from Ch. 111, par. 4400-7 720 ILCS 570/312 from Ch. 56 1/2, par. 1312

Amends the Medical Practice Act of 1987. Provides that, of the 9 members on the Illinois State Medical Disciplinary Board, one shall be a physician licensed to practice in Illinois who has expertise in palliative care. Amends the Illinois Controlled Substances Act. Provides that, notwithstanding any other provision of law to the contrary, with regard to a prescription for a controlled substance issued for the purpose of palliative care: (i) the prescription shall be written on a single form, rather than an official prescription blank, which shall be given to the patient, (ii) the pharmacist who fills the prescription shall keep a copy of the prescription for 5 years and shall submit a copy to the Department of Human Services, and (iii) no report that may otherwise be required by law to be made with regard to a prescription for a high dosage of pain medication is required to be made.

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99-02-18 H Filed With Clerk
H Added As A Co-sponsor CURRIE
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H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Human Services 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1619 MADIGAN, MJ AND GRANBERG.

215 ILCS 5/356c

from Ch. 73, par. 968c

Amends the Illinois Insurance Code. Adds a caption to a Section concerning coverage for newborn infants.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1620 MADIGAN, MJ AND CURRIE.

215 ILCS 125/1-1

from Ch. 111 1/2, par. 1401

Amends the Health Maintenance Organization Act. Makes technical changes in the short title Section.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1621 MADIGAN, MJ AND CURRIE.

New Act

Creates the Health Care Policy Act. Short title only.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive

Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

MCCARTHY - KRAUSE - ERWIN - LYONS, EILEEN - KOSEL, GAR-HB-1622 RETT, CURRIE, BELLOCK, BRADLEY, CROTTY, GASH, DART, LANG, FRITCHEY, ACEVEDO, JOHNSON, TIM, MULLIGAN, BROSNAHAN, RONEN, SCOTT, FRANKS AND ZICKUS.

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

Amends the Illinois Insurance Code, Health Maintenance Organization Act, and Voluntary Health Services Plans Act. Provides that health benefit coverage under those Acts must include coverage for patient care provided pursuant to investigational cancer treatments. Repeals the coverage requirement January 1, 2003. Defines terms. Effective January 1, 2000.

FISCAL NOTE (Department of Insurance)

There will be a minimal fiscal impact,

SENATE AMENDMENT NO. 1.

Deletes reference to:

215 ILCS 125/5-3

215 ILCS 165/10

Deletes all substantive provisions. Provides only a Section caption regarding insurance coverage for investigational cancer treatment.

SENATE AMENDMENT NO. 2.

Adds reference to:

20 ILCS 1405/56.3 new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

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

Replaces everything after the enacting clause. Requires accident and health insurance to include an offer for coverage for routine patient care of insureds participating in approved cancer research trials. Provides that the coverage may be limited to a \$10,000 benefit per year. Requires the Department of Insurance to study the costs and benefits resulting from the required coverage and report to the General Assembly by March 1, 2003. Effective January 1, 2000.

SENATE AMENDMENT NO. 3.

Provides that an insurer must offer coverage for routine patient care in connection with cancer trials rather than that a policy must include that coverage.

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99-02-18 H Filed With Clerk
         H Added As A Co-sponsor CURRIE
        H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Health Care Availability &
99-03-02 H Primary Sponsor Changed To MCCARTHY
                                     Do Pass/Short Debate Cal 017-000-000
99-03-03 H
        H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor KRAUSE
         H Added As A Joint Sponsor ERWIN
         H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Joint Sponsor GARRETT
99-03-04 H
                                     Fiscal Note Requested BLACK
                                     St Mandate Fis Nte Req BLACK
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-05 H Joint Sponsor Changed to KOSEL
         H Added As A Co-sponsor GARRETT
99-03-09 H
                                     Fiscal Note Req -withdrawn
                                     St Mandate Fis Nte Req-wdrn
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor GASH
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor JOHNSON,TIM
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor RONEN
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor FRANKS
                                     Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-008-004
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PARKER
99-03-16 S First reading
                                     Referred to Sen Rules Comm
                                     Assigned to Insurance & Pensions
99-04-15 S
99-04-27 S
                Amendment No.01
                                     INS & PENS. S
                                                             Adopted
                                     Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Added as Chief Co-sponsor CULLERTON
99-05-11 S Added As A Co-sponsor BOWLES
99-05-12 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-13 S Filed with Secretary
                Amendment No.02
                                     PARKER
         S
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                    PARKER
                Rules refers to
                                       SEXC
         S Filed with Secretary
         S
                Amendment No.03
                                     PARKER
         S
                Amendment referred to SRUL
                Amendment No.02
                                     PARKER
         S Be apprvd for consideratn SEXC/011-001-001
         S Recalled to Second Reading
                Amendment No.02
                                     PARKER
                                                              Adopted
         S Placed Calndr,3rd Reading
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S Added as Chief Co-sponsor GEO-KARIS

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99-05-14 S
                Amendment No.03
                                     PARKER
         S Be apprvd for consideratn SRUL
         S Added as Chief Co-sponsor LAUZEN
         S Added as Chief Co-sponsor NOLAND
         S Added As A Co-sponsor RADOGNO
         S Added As A Co-sponsor MADIGAN,R
         S Added As A Co-sponsor SULLIVAN
         S Added As A Co-sponsor DONAHUE
         S Recalled to Second Reading
         S
                Amendment No.03
                                     PARKER
                                                              Adopted
         S Placed Calndr, 3rd Reading
         S Third Reading - Passed 055-000-000
         H Arrive House
         H Place Cal Order Concurrence 01.02.03
99-05-17 H Motion Filed Concur
         Н
                Motion referred to
                                      HRUL
         H Calendar Order of Concurren 01.02.03
99-05-19 H Motion Filed Non-Concur #2/1,2,3/MCCARTHY
         H Calendar Order of Concurren 01,02,03
99-05-21 H Be apprvd for consideratn #1/1,2,3/HRUL
         H H Concurs in S Amend 1,2,3/116-000-000
         H Passed both Houses
         H Added As A Co-sponsor ZICKUS
99-06-18 H Sent to the Governor
99-08-03 H Governor approved
             Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0406
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HB-1623 MADIGAN,MJ – LANG, CURRIE AND O'BRIEN.

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.

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99-02-18 H Filed With Clerk
H Added As A Co-sponsor CURRIE
H First reading Referred to Hse Rules Comm

99-02-22 H Added As A Joint Sponsor LANG

99-02-24 H Added As A Joint Sponsor LANG
Access

99-03-04 H Added As A Co-sponsor O'BRIEN

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1624 MADIGAN,MJ AND CURRIE.

215 ILCS 5/155.18 from Ch. 73, par. 767.18 225 ILCS 60/27.5 new

Amends the Medical Practice Act of 1987. Provides that a physician must maintain a minimum of \$1,000,000 in liability coverage. Amends the Illinois Insurance Code. Provides that insurers in the business of providing Class 2(c) insurance must establish a premium scale for coverage classification.

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premium scale for coverage classification.

FISCAL NOTE (Department of Professional Regulation)
Estimated cost to monitor compliance is $68,000 per year;
additional costs could be as much as $144,000 per year,
assuming 2% failure and $200 per case.

NOTE(S) THAT MAY APPLY: Fiscal
99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

Referred to Hse Rules Comm
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99-02-24 H Assigned to Insurance
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Fiscal Note Filed
H Committee Rules

01-01-09 H Session Sine Die

HB-1625 **1906**

HB-1625 MADIGAN, MJ AND GRANBERG.

820 ILCS 305/19.1

from Ch. 48, par. 138.19a

Amends the Workers' Compensation Act. Makes a stylistic change in provisions concerning the computation of time under the Act.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor GRANBERG

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1626 MADIGAN,MJ AND CURRIE.

820 ILCS 105/1

from Ch. 48, par. 1001

Amends the Minimum Wage Law to make stylistic changes in the Section stating the short title.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-12 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-1627 MADIGAN,MJ AND CURRIE.

820 ILCS 305/18

from Ch. 48, par. 138.18

Amends provisions of the Workers' Compensation Act pertaining to the determination of questions by the Industrial Commission. Makes a stylistic change.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1628 MADIGAN,MJ - CURRIE - MITCHELL,BILL, FRITCHEY, FEIGEN-HOLTZ AND JOHNSON,TIM.

New Act

Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only. SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

30 ILCS 105/5.540 new

30 ILCS 105/6z-43 new

Deletes everything. Amends the State Finance Act. Creates the Tobacco Settlement Recovery Fund, which shall consist of all monies paid to the State pursuant to (1) the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al. and (2) any settlement with or judgment against any tobacco product manufacturer other than one participating in the Master Settlement Agreement in satisfaction of any released claim, as well as any other monies as provided by law. Effective immediately.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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 103-009-002

H Added As A Joint Sponsor CURRIE

H Added As A Joint Sponsor MITCHELL, BILL

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99-04-14 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor KLEMM
               S First reading
                                            Referred to Sen Rules Comm
                 Added as Chief Co-sponsor PHILIP
      99-04-22
                                            Assigned to Executive
               S
      99-04-29
                                            To Subcommittee
                                            Committee Executive
      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
      99-11-04 S
                       Amendment No.01
                                            EXECUTIVE S
                                                                     Adopted
                                            Recmnded do pass as amend 010-000-000
                S
                 Placed Calndr, Second Rdg
      99-11-16 S Second Reading
               S Placed Calndr, 3rd Reading
               S Third Reading - Passed 057-000-000
      99-11-17
               H Arrive House
               H Place Cal Order Concurrence 01
               H Motion Filed Concur
               н
                       Motion referred to
               H Calendar Order of Concurren 01
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor FEIGENHOLTZ
      99-11-18 H Added As A Co-sponsor JOHNSON,TIM
               H Be apprvd for consideratn HRUL/004-000-000
               H H Concurs in S Amend 01/118-000-000
               H Passed both Houses
      99-11-19 H Sent to the Governor
               H Governor approved
               Н
                    Effective Date 99-11-19
                    PUBLIC ACT 91-0646
               Н
HB-1629
             MADIGAN,MJ AND GRANBERG.
  New Act
  Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only.
      99-02-18 H Filed With Clerk
               H Added As A Co-sponsor GRANBERG
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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-1630
             MADIGAN, MJ, FEIGENHOLTZ AND FRITCHEY.
  New Act
  Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only.
      99-02-18 H Filed With Clerk
                H Added As A Co-sponsor FEIGENHOLTZ
                H Added As A Co-sponsor FRITCHEY
                H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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-1631
             MADIGAN, MJ, FEIGENHOLTZ AND FRITCHEY.
  New Act
  Creates the Tobacco Settlement Proceeds Distribution Act, Creates a short title only.
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99-02-18 H Filed With Clerk

H First reading

H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor FRITCHEY

Referred to Hse Rules Comm

01-01-09 H Session Sine Die

99-02-24		Assigned to Executive
99-03-05 01-01-09	H H Session Sine Die	Re-Refer Rules/Rul 19(a)
	ADIGAN,MJ.	
New Act	anioan,mg.	
	Cobacco Settlement Proceeds	Distribution Act. Creates a short title only.
	H Filed With Clerk	
00.02.24	H First reading	Referred to Hse Rules Comm
99-02-24 99-03-05		Assigned to Executive Re-Refer Rules/Rul 19(a)
	H Session Sine Die	Re Reier Ruies/Rui 15(u)
HB-1633 M	ADIGAN,MJ AND HANNIG.	•.
20 ILCS 105.	/3.03 from Ch	. 23, par. 6103.03
Amends the	Illinois Act on the Aging. Ac	lds a caption.
99-02-18	H Filed With Clerk	Nava
	H Added As A Co-sponsor HA H First reading	NNIG Referred to Hse Rules Comm
99-02-24	_	Assigned to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	
HB-1634 M	IADIGAN,MJ AND HANNIG.	
20 ILCS 105		. 23, par. 6103.02
	Illinois Act on the Aging. Ac	lds a caption.
99-02-18	H Filed With Clerk H Added As A Co-sponsor HA	NNIG
	H First reading	Referred to Hse Rules Comm
99-02-24		Assigned to Executive
99-03-05	H H Session Sine Die	Re-Refer Rules/Rul 19(a)
	ADIGAN,MJ AND CURRIE.	
20 ILCS 105	,	. 23, par. 6103
	Illinois Act on the Aging. Ac	•
	H Filed With Clerk	· · · · · · · · · · · · · · · · · · ·
	H Added As A Co-sponsor CU	
99-02-24	H First reading	Referred to Hse Rules Comm Assigned to Executive
99-03-05		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	
HB-1636 M	IADIGAN,MJ.	
20 ILCS 105		. 23, par. 6103.01
	Illinois Act on the Aging. Ac	lds a caption.
99-02-18	H Filed With Clerk H First reading	Referred to Hse Rules Comm
99-02-24		Assigned to Executive
99-03-05	Н .	Re-Refer Rules/Rul 19(a)
00-04-15		COMMITTEE AND
	H H	FINAL PASSAGE DEADLINE EXTENDED
	H	UNTIL - 12/1/00
	H	Committee Rules
	H Session Sine Die	
	ADIGAN,MJ AND CURRIE.	1111/0
210 ILCS 45/		. 111 1/2, par. 4151-101
to the short title		ds a caption and makes a technical change
	H Filed With Clerk	
, , , , , , , , , , , , , , , , , , , ,	H Added As A Co-sponsor CU	
22.22.21	H First reading	Referred to Hse Rules Comm
99-02-24 99-03-05		Assigned to Executive Re-Refer Rules/Rul 19(a)
	H Session Sine Die	No Rolei Rules/Rul 13(a)

HB-1638 MADIGAN,MJ.

20 ILCS 105/1

from Ch. 23, par. 6101

Amends the Illinois Act on the Aging. Adds a caption and makes a stylistic change to the short title Section.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive Re-Refer Rules/Rul 19(a) 99-03-05 H

01-01-09 H Session Sine Die

HB-1639 MADIGAN, MJ AND HANNIG.

New Act

Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor HANNIG

Referred to Hse Rules Comm H First reading 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1640 MADIGAN, MJ AND CURRIE.

New Act

Creates the Tobacco Settlement Proceeds Distribution Act. Creates a short title only.

99-02-18 H Filed With Clerk

H Added As A Co-sponsor CURRIE

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive Re-Refer Rules/Rul 19(a) 99-03-05 H

01-01-09 H Session Sine Die

HB-1641 MADIGAN, MJ AND MCGUIRE.

20 ILCS 105/4

from Ch. 23, par. 6104

Adds a caption and makes stylistic changes to the Section creating the Department

99-02-18 H Filed With Clerk

H Added As A Co-sponsor MCGUIRE

Referred to Hse Rules Comm H First reading 99-02-24 H Assigned to Executive Re-Refer Rules/Rul 19(a) 99-03-05 H

01-01-09 H Session Sine Die

HB-1642 STROGER.

New Act

730 ILCS 5/3-6-2

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

Amends the Unified Code of Corrections. Makes a grammatical change in the Section relating to the administration of correctional institutions.

99-02-18 H Filed With Clerk

Referred to Hse Rules Comm H First reading 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1643 STROGER.

105 ILCS 5/27-8.1

from Ch. 122, par. 27-8.1

Amends the School Code to require all children in the State to have a health examination (as well as immunizations) each year upon entering any grade (instead of just the 5th and 9th grades). Requires (instead of encourages) dental examinations for children at the same points in time required for health examinations, with the same requirements applying as for health examinations.

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

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Children & Youth 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB=1644 **1910**

HB-1644 HOWARD.

New Act

Creates the Computer Literacy Act. Contains only a short title provision.

99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Debate 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-1645 HOWARD, GILES AND MORROW.

105 ILCS 5/10-11

from Ch. 122, par. 10-11

Amends the School Code. Provides that a vacancy is created in the office of an elected school board member when he or she is convicted of a violent crime against a child.

FISCAL NOTE (State Board of Education)

There would be no fiscal impact.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Elementary & Secondary

Education

99-03-03 H Do Pass/Short Debate Cal 017-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-09 H Fiscal Note Filed

H St Mandate Fis 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 Added As A Co-sponsor GILES

H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

99-03-15 H Added As A Co-sponsor MORROW

99-03-16 S Arrive Senate

S Placed Calndr First Rdg 99-03-26 S Chief Sponsor TROTTER

99-04-14 S First reading Referred to Sen Rules Comm

99-04-22 S Assigned to Education

99-04-28 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

99-05-04 S Second Reading

S Placed Calndr,3rd Reading

99-05-06 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

H Effective Date 00-01-01

H PUBLIC ACT 91-0376

HB-1646 HOWARD AND JOHNSON, TIM.

New Act

Creates the Y2K Computer Cure Funding Act with the short title as the only provision.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Co-sponsor JOHNSON, TIM

01-01-09 H Session Sine Die

HB-1647 HOWARD.

Appropriates \$1 to the Department of Central Management Service for the remedy of the year 2000 computer programming problem within the State. Effective July 1, 1999.

```
99-02-18 H Filed With Clerk
H First reading

99-02-24 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-1648 HOWARD - MCKEON - KENNER - PUGH - SCHOENBERG.

20 ILCS 2310/55.91 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall fund an HIV/AIDS community service pilot program which shall include HIV primary care, HIV counseling and testing, case management services, prevention case management services, and street outreach services.

```
FISCAL NOTE (Department of Public Health)
    Additional fiscal impact may not be incurred as the Dpt. has
   current programs that may meet the intent of the bill. Funding
    for a new pilot project is estimated at $70,000; HB1648 does
   not identify new funding.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
   99-02-24 H
                                           Assigned to Human Services
    99-03-02 H Added As A Joint Sponsor MCKEON
    99-03-05 H
                                           Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to KENNER
             H Joint Sponsor Changed to PUGH
             H Joint Sponsor Changed to SCHOENBERG
    99-03-10 H
                                           Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
             S Arrive Senate
             S Placed Calndr First Rdg
    99-03-17 S Chief Sponsor TROTTER
             S Added as Chief Co-sponsor OBAMA
             S Added as Chief Co-sponsor SMITH
             S Added as Chief Co-sponsor HENDON
             S First reading
                                          Referred to Sen Rules Comm
   01-01-09 H Session Sine Die
```

HB-1649 HOWARD.

305 ILCS 5/5-4

from Ch. 23, par. 5-4

Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding the amount and nature of medical assistance.

```
99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
September 199-03-05 H
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
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HB-1650 HOWARD.

```
105 ILCS 5/34-15 from Ch. 122, par. 34-15
105 ILCS 5/34-18 from Ch. 122, par. 34-18
```

Amends the Chicago School District Article of the School Code. Provides that full time non-certified employees may not be removed, after having served a probationary period of 4 years, except for cause; establishes procedures for removal. Requires each employee who attains or has attained the age of 70 years to be compulsorily retired, with exceptions. Removes the power of the board to contract with third parties for services otherwise performed by employees and to layoff those employees. Provides that rules promulgated by the board establishing procedures governing the layoff or reduction in force of employees and the recall of these employees shall not be inconsistent with any collective bargaining agreement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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99-02-18 H Filed With Clerk
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H First reading

Referred to Hse Rules Comm

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99-02-24 H
                                               Assigned to Executive
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1651
             SMITH.MICHAEL.
                                      from Ch. 108 1/2, par. 7-139
   40 ILCS 5/7-139
   40 ILCS 5/7-141
                                      from Ch. 108 1/2, par. 7-141
   40 ILCS 5/7-141.1
   40 ILCS 5/7-166
                                      from Ch. 108 1/2, par. 7-166
   40 ILCS 5/7-167
                                      from Ch. 108 1/2, par. 7-167
   40 ILCS 5/7-211
                                     from Ch. 108 1/2, par. 7-211
   40 ILCS 5/7-224 new
```

Amends the Municipal (IMRF) Article of the Pension Code. Eliminates the requirement that a person seeking early retirement incentives give the Fund notice 60 days in advance of retirement. Eliminates the 8-year vesting requirement if the General Assembly terminates the Fund. Provides that terminated credits shall not be applied to increase the benefits any remaining employee would otherwise receive. With respect to the application of limitations under Section 415 of the Internal Revenue Code of 1986, provides that a benefit reduction required to meet those limitations shall first be applied to benefits not arising under the IMRF Article. Changes provisions relating to refunds upon termination of employment. Provides that a person who has authorized the withholding of health insurance premiums from an annuity may revoke that authorization at any time. Also makes technical corrections. Effective January 1, 2001.

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NOTE(S) THAT MAY APPLY: Pension
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```
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Personnel & Pensions
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

JONES, JOHN - MCKEON. HB-1652

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35 ILCS 200/15-172
30 ILCS 805/8.23 new
```

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that for the purposes of the provision, the "equalized assessed value" must be reduced by multiplying it times 0.75. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Revenue
99-03-02 H Added As A Joint Sponsor MCKEON
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      CURRIE.
```

HB-1653

New Act

Creates the Correctional Managed Health Advisory Committee Act (short title only).

```
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1654 CURRIE.

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215 ILCS 165/15.7
                                    from Ch. 32, par. 609.7
```

Amends the Voluntary Health Services Plans Act. Adds a caption to a Section concerning rehabilitation treatment.

```
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1655 CURRIE - FRITCHEY - MCKEON AND ERWIN.

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 and program tax credit. Provides that the credit shall be available to all taxpayers and shall be in an amount equal to 30% of the amount of expenditures by the taxpayer to provide an on-site child care facility or an off-site child care program for the taxpayer's employees. Limits the credit to \$50,000 per taxable year. Exempts the credit from the sunset provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FRITCHEY
99-03-03 H Joint Sponsor Changed to MCKEON
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
```

HB-1656 CURRIE.

20 ILCS 505/10

from Ch. 23, par. 5010

Amends the Children and Family Services Act. Adds a caption.

```
99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
```

HB-1657 BLACK – WIRSING – BRUNSVOLD – RIGHTER – STEPHENS AND HOLBROOK.

110 ILCS 947/40

Amends the Higher Education Student Assistance Act. In provisions requiring a school to reimburse a veteran who is awarded a Veteran Grant for any fees he or she has paid, changes the time period within which an application for reimbursement must be made from 3 months to 2 months following the school term for which the fees were paid. Effective July 1, 1999.

```
SENATE AMENDMENT NO. 1.
Adds reference to:
110 ILCS 947/65.15
110 ILCS 947/65.40
```

Further amends the Higher Education Student Assistance Act. In provisions concerning special education teacher scholarships, makes changes concerning when the scholarships are awarded, a program of teacher education, a high school principal certifying the names and addresses of students, making the scholarships available to other students, exclusions from the requirement that a person teach for a certain number of years, and providing a copy of the provisions concerning these scholarships to a person. Provides that the Section concerning general provisions and leaves of absence for special education teacher scholarships, science-mathematics teacher scholarships, teacher shortage scholarships, equal opportunity scholarships, and administrator interships applies only to special education teacher scholarships, removes the requirement that the scholarships are good for a period of not more than 4 years while enrolled for residence credit, and makes changes concerning the fees that the scholarship exempts the holder from paying.

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

99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Higher Education

99-03-04 H Deaced Cal 2nd Rdg-Shrt Dbt
H Added As A Joint Sponsor WIRSING
H Added As A Joint Sponsor BRUNSVOLD
H Added As A Joint Sponsor RIGHTER
H Added As A Joint Sponsor STEPHENS
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99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor HOLBROOK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-17 S Chief Sponsor SIEBEN
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Education
99-04-28 S
                                      Postponed
99-05-05 S
                 Amendment No.01
                                      EDUCATION 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
99-05-11 S Third Reading - Passed 059-000-000
99-05-12 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
99-05-17 H
                 Rules refers to
                                        HHED/01
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 1/HHED/012-000-000
         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
         Н
              PUBLIC ACT 91-0496
         Η
```

BLACK - WINKEL - SMITH, MICHAEL - DAVIS, STEVE - JOHN-HB-1658 SON, TIM, HOFFMAN, HOLBROOK, BOLAND, REITZ AND STEPHENS.

40 ILCS 5/7-145.1

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code with respect to the optional plan of additional benefits and contributions for elected county officers and their survivors. Limits application of the special formula to service in an elected county office that the participant held for at least 8 years; provides for a refund of additional contributions if service in the office lasts less than 8 years. Changes the manner of calculating the salary upon which benefits are based; uses a 4-year average final rate of earnings and applies a separate rate for each qualifying office held. Effective January 1, 2001.

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NOTE(S) THAT MAY APPLY: Pension
   99-02-18 H Filed With Clerk
            H Added As A Joint Sponsor WINKEL
            H Added As A Joint Sponsor SMITH, MICHAEL
            H First reading
                                        Referred to Hse Rules Comm
   99-02-24 H
                                        Assigned to Personnel & Pensions
   99-03-01 H Joint Sponsor Changed to DAVIS, STEVE
   99-03-02 H Added As A Co-sponsor HOFFMAN
   99-03-03 H Joint Sponsor Changed to JOHNSON, TIM
                                        Re-Refer Rules/Rul 19(a)
   99-03-05 H
   99-03-10 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor BOLAND
    99-04-28 H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor STEPHENS
    01-01-09 H Session Sine Die
          BUGIELSKI.
```

HB-1659

New Act

Creates the Pay Day Loan Regulation Act. Provides only a short title.

99-02-18 H Filed With Clerk Referred to Hse Rules Comm H First reading

99-02-24 H Assigned to Executive 99-03-05 H Do Pass/Short Debate Cal 015-000-000

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
HB-1660
             BUGIELSKI.
  New Act
  Creates the Pay Day Loan Act. Provides only a short title.
      99-02-18 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
                                             Re-Refer Rules/Rul 19(a)
      99-03-26 H
      01-01-09 H Session Sine Die
HB-1661
             BUGIELSKI.
  205 ILCS 5/16.1
                                    from Ch. 17, par, 323.1
  Amends the Illinois Banking Act. Adds a caption to a Section concerning removal of
bank directors.
      99-02-18 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HR-1662
            WOOLARD.
  105 ILCS 5/34-6.1
                                    from Ch. 122, par. 34-6.1
  Amends the Chicago school district Article of the School Code to add a caption to a
Section concerning reporting on requests made under the Freedom of Information Act.
      99-02-18 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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-1663
             WOOLARD.
  105 ILCS 5/2-3.86
                                    from Ch. 122, par. 2-3.86
  Amends the School Code to add a caption to a Section that allows the State Board of
Education to conduct on-site auditing to verify attendance records.
      99-02-18 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
             WOOLARD.
HB-1664
  105 ILCS 5/2-3.84
                                    from Ch. 122, par, 2-3.84
  Amends the School Code to add a caption to a Section that requires the State Board
of Education to incorporate adjustments to assessments in calculating the amount of
State aid to be apportioned.
      99-02-18 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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 104-009-001

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

99-12-02 S Chief Sponsor CRONIN

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1665 WOOLARD.

105 ILCS 5/2-3.60

from Ch. 122, par. 2-3.60

Amends the School Code to add a caption to a Section concerning designing continuing education programs.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive

99-03-05 H 01-01-09 H Session Sine Die

HB-1666 WOOLARD.

105 ILCS 5/1-4

from Ch. 122, par. 1-4

Re-Refer Rules/Rul 19(a)

Amends the School Code to add a caption to a Section concerning State policy and the General Assembly's intent.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1667 WOOLARD.

105 ILCS 5/18-8.1

from Ch. 122, par. 18-8.1

Amends the Common School Fund Article of the School Code to make a technical change to a Section that concerns the basis for apportionment to co-terminous school districts.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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

99-12-02 S Chief Sponsor CRONIN

S First reading

01-01-09 H Session Sine Die

HB-1668 WOOLARD.

105 ILCS 5/35-12.1

from Ch. 122, par. 35-12.1

Referred to Sen Rules Comm

Amends the School Building Commission Article of the School Code to make a technical change to a Section concerning emergency aid.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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 3-26 H Re-Refer Rules/Rul 19(a)

99-03-26 H 01-01-09 H Session Sine Die

HB-1669 WOOLARD.

105 ILCS 5/27A-13

Amends the Charter Schools Law in the School Code to make a technical change to a Section authorizing the State Board of Education to adopt rules.

99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

. ._.

HB-1670 WOOLARD.

105 ILCS 5/21-5 from Ch. 122, par. 21-5

Amends the Certification of Teachers Article of the School Code to make a technical change to a Section concerning high school certificates.

SENATE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/21-5 Adds reference to: 105 ILCS 5/21-5b

Deletes everything. Amends the School Code. In provisions concerning the Alternative Teacher Certification Program, removes references that limit those provisions to the Chicago school district. Also adds the requirement that an applicant for a provisional alternative teaching certificate must have been employed for a period of at least 5 years in an area requiring application of the individual's education in order to be issued a certificate.

SENATE AMENDMENT NO. 2.

Provides that standard alternative teaching certificates shall be issued until February 15, 2000. Provides that, beginning February 15, 2000, at the end of the 4-year validity period, persons who were issued a standard alternative teaching certificate shall be eligible to apply for a Standard Teaching Certificate. Provides that, beginning February 15, 2000, persons who have completed the requirements for a standard alternative teaching certificate under this Section shall be issued an Initial Alternative Teaching Certificate valid for 4 years of teaching and not renewable, and provides that, at the end of the 4-year validity period, these persons shall be eligible to apply for a Standard Teaching Certificate.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to:

105 ILCS 5/21-2 from Ch. 122, par. 21-2

Provides that the requirement that a person applying for a provisional alternative teaching certificate have been employed for a period of at least 5 years in an area requiring application of the individual's education does not apply with respect to a provisional alternative teaching certificate for teaching in schools situated in a school district that is located in a city having a population in excess of 500,000 inhabitants. Provides that a person who was issued a standard alternative teaching certificate and is eligible to apply for a Standard Teaching Certificate but who does not apply for and receive a Standard Teaching Certificate shall be able to teach only in schools situated in a school district that is located in a city having a population in excess of 500,000 inhabitants. Makes other changes.

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99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Shrt Dbt
99-03-26 H Held 2nd Rdg-Shrt Dbt
H Jd Cal 3rd Rdg-Shrt Dbt
H Jd Cal 3rd Rdg-Shrt Dbt
H Jd Rdg-Shrt Dbt-Pass/Vote 104-009-001
99-04-14 S Arrive Senate
S Placed Calndr First Rdg
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99-04-15	S	Chief Sponsor CRONIN		
		First reading	Referred to Sen Rule	s Comm
99-04-20			Assigned to Education	n
99-04-28			Postponed	
99-05-05		Amendment No.01	EDUCATION S	Adopted
	S		Recmnded do pass as	amend 010-000-000
		Placed Calndr, Second Rdg		
99-05-06		Second Reading		1
		Placed Calndr,3rd Reading		
99-05-11		Filed with Secretary		
	S	Amendment No.02	CRONIN	
	S	Amendment referred to		
99-05-12		Amendment No.02	CRONIN	
	S	Rules refers to	SESE	
	S	Amendment No.02	CRONIN	
	S	D 11 1 C 1D 11	Be adopted	
		Recalled to Second Reading	CD OVER 1	
	S	Amendment No.02	CRONIN	Adopted
00.05.12		Placed Calndr, 3rd Reading	100 000	
99-05-13		Third Reading - Passed 058-0	000-000	
		Arrive House	01.00	
00 05 14		Place Cal Order Concurrence		
99-05-14		Motion Filed Non-Concur 01		
00.05.24		Calendar Order of Concurren		
99-03-24		H Noncors in S Amend 01,0		
	S	Secretary's Desk Non-concur		
		S Refuses to Recede Amend	Mtn refuse recede-Se	n Amena
		S Requests Conference Comr		
99-05-25	S	Sen Conference Comm Appte	I IST/CRONIN	
JJ-03-23	S	Sen conference comm Apple	O'MALLEY, WA	TSON
	Š		BERMAN, DEMU	
		Hse Accede Req Conf Comm		2210
		Hse Conference Comm Appte		
	Н	11	CURRIE, HANNI	G.
	H		TENHOUSE AND	
	Η		COWLISHAW	
99-05-26	Η	House CC report submitted 1	ST/WOOLARD	
	Η	Conf Comm Rpt referred to H	IRUL	
	Η	Recommends be Adopted HR	UL	
	Η	House CC report Adopted 1S	T/115-000-000	
		Filed with Secretary		
		Conference Committee Repor		
		Conf Comm Rpt referred to S		
		Conference Committee Repor		
	S		SESE	
99-05-27	S	Conference Committee Repor	t 1ST/CRONIN	
		Be apprvd for consideratn SE	SE/010-000-000	
		Senate CC report submitted		
	9	Senate CC report Adopted 1S	1/059-000-000	
		Both House Adoptd CC rpt 13	S1	
00.06.24		Passed both Houses		
		Sent to the Governor		
yy-U8-19	Н	Governor approved		
	Н	Effective Date 00-01-01 PUBLIC ACT 91-0609		
		AK.		
5 ILCS 5/18	8-8	05		

105 ILCS 5/18-8.05

Amends the School Code to change the caption to a Section concerning the State aid formula.

99-02-18 H Filed With Clerk

99-02-18 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	`,

HB-1672 REITZ.

730 ILCS 5/3-4-3

from Ch. 38, par. 1003-4-3

Amends the Unified Code of Corrections. Provides that the Department of Corrections must restrict the personal property of a prisoner to a Department approved storage box consisting of one footlocker.

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99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1673 FEIGENHOLTZ.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the "Factors in Aggravation" Section of the Unified Code of Corrections. Authorizes a court to consider, as a reason to impose an extended term sentence, that the defendant was convicted of a felony and used a firearm with a laser sight in the commission of the felony.

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FISCAL NOTE (Department of Corrections)
There will be minimal fiscal and prison population impact.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 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
                                       Fiscal Note Filed
                                       Correctional Note Filed
         Н
         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 Placed Calndr First Rdg
00-02-29 S Chief Sponsor CULLERTON
00-03-01 S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1674 FEIGENHOLTZ – JONES,LOU – FLOWERS – DELGADO – MCKEON.

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725 ILCS 5/103-10 new 725 ILCS 5/115-10.4 new
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Amends the Code of Criminal Procedure of 1963. Requires a law enforcement officer or other person conducting a custodial interrogation of a person under 17 years of age to cause an audio and visual electronic recording of the interrogation to be made. Requires the recording to be preserved and made available in the same manner as physical evidence. Provides that a statement made on or after January 1, 2000 by a person under 17 years of age during a custodial interrogation shall not be admissible at trial unless the required recording of the statement was made and is available to the court. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
725 ILCS 5/103-10 new
Adds reference to:
725 ILCS 5/115-10.5 new
725 ILCS 5/115-10.6 new
725 ILCS 5/115-10.7 new
725 ILCS 5/115-10.9 new
```

Deletes the title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that a statement made by an accused as a result of a custodial interrogation is only admissible as evidence against the accused if the accused before making the statement has been warned of certain rights. Provides that the statements made during the custodial interrogation are inadmissible unless an audio and

video recording is made of the statements. Permits the accused to knowingly, intelligently, and voluntarily waive his or her rights. Establishes other procedures relating to the admissibility of statements made during custodial interrogations. Effective January 1, 2000.

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JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
There would be no increase in the number of judges needed.
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.
STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Creates a due process mandate; reimbursement is not required.
99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
                Amendment No.01
99-03-04 H
                                      JUD-CRIMINAL H
                                                               Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 007-003-003
         Η
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-05 H
                                      Fiscal Note Reg as amended BLACK
         Н
                                      St Mndt Fis Note Req Amnd
         Η
                                      Corretnl Note Req as amnd BLACK
                                      Judicial Note Riled as amnd
         H Cal 2nd Rdg Stndrd Dbt
99-03-10 H Added As A Joint Sponsor JONES, LOU
         H Added As A Joint Sponsor FLOWERS
         H Added As A Joint Sponsor DELGADO
99-03-11 H
                                      Judicial Note Reg as amend BY HOUSE
                                         AMEND #1
         H Cal 2nd Rdg Stndrd Dbt
99-03-12 H
                                      Fiscal Note Filed as amnded
                                      Corrctnl Note Fld as amnd BY HOUSE
                                         AMEND #1
         H Cal 2nd Rdg Stndrd Dbt
99-03-15 H Added As A Joint Sponsor MCKEON
99-03-23 H
                                      St Mndt Fis Note Fld Amnd
         H Cal 2nd 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-1675 CURRY, JULIE – MCKEON, HANNIG AND NOVAK.

725 ILCS 120/4.5

99-03-26 H

Amends the Rights of Crime Victims and Witnesses Act. Provides that the notification to the victim of the release, furlough, parole, or mandatory supervised release of the defendant required by the Act is automatic when the defendant has been convicted of certain sex offenses or domestic battery and the victim was under 18 years of age at the time of the offense.

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FISCAL NOTE (Department of Corrections)
    There will be no fiscal or prison population impact.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Judiciary II - Criminal Law
    99-03-02 H Added As A Joint Sponsor MCKEON
    99-03-05 H
                                           Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H
                                          Fiscal Note Filed
                                          Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor HANNIG
    99-03-16 H Second Reading-Stnd Debate
             H Held 2nd Rdg-Short Debate
    99-03-25 H Added As A Co-sponsor NOVAK
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Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1676 LYONS, JOSEPH – WAIT – ZICKUS – JONES, JOHN – MATHIAS AND MCGUIRE.

New Act

Creates the Intermodal Trailer, Chassis, and Container Safety Act. Provides that a person may not interchange a vehicle that is in violation of federal motor carrier safety regulations to a motor carrier or driver. Provides that an operator must be reimbursed for fines, penalties and repairs incurred pursuant to an out-of-service order under certain conditions by an equipment provider. Provides for a fine for each violation of the Act.

CORRECTIONAL NOTE (Department of Corrections)
There will be no fiscal or prison population impact.
FISCAL NOTE (Department of Transportation)
There will be no fiscal impact on IDOT.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
New Act
Adds reference to:
625 ILCS 5/18b-112 new

Deletes everything. Amends the Illinois Vehicle Code. Provides that a person may not interchange a vehicle that is in violation of federal motor carrier safety regulations to a motor carrier or driver. Provides that an operator must be reimbursed for fines, penalties and repairs incurred pursuant to an out-of-service order under certain conditions by an equipment provider. Provides for a fine for each violation. Effective January 1, 2000.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code in a Section dealing with intermodal trailer, chassis, and safety, by redefining "equipment provider". Provides that if certain defects are discovered, a rebuttable presumption existed that the defects were present at the time of the interchange. Provides that if the equipment provider fails to reimburse the operator within 30 days, the operator has a civil cause of action against the equipment provider.

GOVERNOR'S AMENDATORY VETO MESSAGE

H Pld Cal 3rd Rdg-Shrt Dbt

Recommends that the bill be amended to provide that the operator has the duty (rather than the right) to inspect the vehicle; to provide that the operator is entitled to reimbursement for only those fines related to equipment defects specified in this Section; to eliminate language providing that the operator is entitled to reimbursement of fines and expenses relating to a citation "whether the operator is found guilty or not"; to provide that the Section is not to be applied, construed, or implemented in a manner inconsistent with or in conflict with federal safety regulations; and to change the effective date from January 1, 2000 to July 1, 2000.

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99-02-18 H Filed With Clerk
         H Added As A Joint Sponsor WAIT
         H Added As A Joint Sponsor ZICKUS
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Transportation & Motor Vehicles
99-03-03 H
                                     Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to JONES, JOHN
         H Joint Sponsor Changed to MATHIAS
        H
                                     Correctional Note Filed
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-04 H
                                     Fiscal Note Filed
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                     LYONS, JOSEPH
        Н
                Amendment referred to HRUL
        Н
                Rules refers to
                                       HTRN
        H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     LYONS, JOSEPH
        H Recommends be Adopted HTRN/023-000-000
                Amendment No.01
                                     LYONS, JOSEPH
                                                              Adopted
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99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
         H Added As A Co-sponsor MCGUIRE
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor FAWELL
         S First reading
                                      Referred to Sen Rules Comm
99-04-22
                                      Assigned to Transportation
99-04-28
                 Amendment No.01
                                      TRANSPORTN 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 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
         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
99-08-14 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-12 H Mtn fild accept amend veto #1/LYONS, JOE
                Motion referred to
                                        HRUL
         Н
         H Placed Cal Amendatory Veto
99-11-16 H
                                      App for Consider - Complace
         H Accept Amnd Veto-House Pass 115-000-000
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
              Effective Date 00-07-01
         н
              PUBLIC ACT 91-0662
      HARTKE.
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10 ILCS 5/10-2	from Ch. 46, par. 10-2
10 ILCS 5/10-3	from Ch. 46, par. 10-3
10 ILCS 5/10-4	from Ch. 46, par. 10-4

Amends the Election Code. Provides that the nominating petitions of independent candidates for statewide office and candidates for statewide office of new political parties shall be signed by not less than 10,000 or more than 20,000 qualified voters (now 1% of the number of voters who voted at the next preceding statewide general election or 25,000 qualified voters, whichever is less). Requires signatures to be counted consecutively beginning with the first signature on the first page of the petition. Requires those candidates to file original petitions in bound election jurisdiction sections with the State Board of Elections. Requires petition signers to provide a printed signature as well as a cursive signature. Allows the person circulating the petition to record all of the signer's required information except for the signer's signature. Effective immediately.

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99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 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-1678 MAUTINO – BIGGINS – HOLBROOK.

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35 ILCS 105/3-55
                                   from Ch. 120, par. 439.3-55
35 ILCS 110/3-45
                                   from Ch. 120, par. 439.33-45
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Amends the Use Tax Act and the Service Use Tax Act. Exempts from the taxes imposed by these Acts the use, in this State, of fuel acquired outside this State and brought into this State in the fuel supply tanks of locomotives engaged in freight hauling and passenger service for interstate commerce. Exempts from the Acts' sunset requirements. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Revenue
    99-03-04 H
                                          Do Pass/Short Debate Cal 008-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Joint Sponsor BIGGINS
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to HOLBROOK
    99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-22 S Chief Sponsor RAUSCHENBERGER
             S First reading
                                          Referred to Sen Rules Comm
    99-03-25 S
                                          Assigned to Revenue
    99-04-22 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
    99-04-28 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-06 S Third Reading - Passed 057-000-000
             H Passed both Houses
    99-06-04 H Sent to the Governor
    99-07-29 H Governor approved
             Н
                  Effective Date 99-07-29
                  PUBLIC ACT 91-0313
             Н
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HB-1679 HARTKE.

10 ILCS 5/4-8.03

10 ILCS 5/4-9

10 ILCS 5/4-10 10 ILCS 5/4-13

10 ILCS 5/4-15

99-02-18 H Filed With Clerk

Appropriates \$980,000 to the Illinois Emergency Management Agency for all costs associated with the implementation of a program to provide 95% of the population of this State with NOAA Weather Radio network warning capabilities. Effective July 1, 1999.

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H First reading
                                               Referred to Hse Rules Comm
      99-02-24 H
                                               Assigned to Appropriations-Public Safety
      99-03-05 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1680
             WINKEL - GASH - BOLAND - MOORE ANDREA - COULSON.
    5 ILCS 140/7
                                      from Ch. 116, par. 207
    10 ILCS 5/1-3
                                     from Ch. 46, par. 1-3
    10 ILCS 5/1A-9
                                     from Ch. 46, par. 1A-9
    10 ILCS 5/ Art. 3A heading new
    10 ILCS 5/3A-1 new
    10 ILCS 5/3A-2 new
    10 ILCS 5/3A-2.5 new
    10 ILCS 5/3A-3 new
    10 ILCS 5/3A-4 new
    10 ILCS 5/3A-5 new
    10 ILCS 5/3A-6 new
    10 ILCS 5/3A-7 new
    10 ILCS 5/3A-8 new
    10 ILCS 5/3A-9 new
    10 ILCS 5/3A-10 new
    10 ILCS 5/3A-11 new
    10 ILCS 5/4-1
                                     from Ch. 46, par. 4-1
    10 ILCS 5/4-5
                                     from Ch. 46, par. 4-5
    10 ILCS 5/4-6.1
                                     from Ch. 46, par. 4-6.1
    10 ILCS 5/4-6.2
                                     from Ch. 46, par. 4-6.2
    10 ILCS 5/4-6.4 new
    10 ILCS 5/4-8
                                     from Ch. 46, par. 4-8
    10 ILCS 5/4-8.01
                                     from Ch. 46, par. 4-8.01
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from Ch. 46, par. 4-8.03

from Ch. 46, par. 4-9 from Ch. 46, par. 4-10

from Ch. 46, par. 4-13

from Ch. 46, par. 4-15

10 H GG 511 16	
10 ILCS 5/4-16	from Ch. 46, par. 4-16
10 ILCS 5/4-18	from Ch. 46, par. 4-18
10 ILCS 5/4-20	from Ch. 46, par. 4-20
10 ILCS 5/4-20.1 new	
10 ILCS 5/4-20.2 new	
10 ILCS 5/4-22	from Ch. 46, par. 4-22
10 ILCS 5/4-24	from Ch. 46, par. 4-24
10 ILCS 5/4-24.1	from Ch. 46, par. 4-24.1
10 ILCS 5/4-27	from Ch. 46, par. 4-27
10 ILCS 5/4-30	from Ch. 46, par. 4-30
10 ILCS 5/5-1	from Ch. 46, par. 5-1
10 ILCS 5/5-6	from Ch. 46, par. 5-6
10 ILCS 5/5-7	from Ch. 46, par. 5-7
10 ILCS 5/5-7.01	from Ch. 46, par. 5-7.01
10 ILCS 5/5-7.03	from Ch. 46, par. 5-7.03
10 ILCS 5/5-8	from Ch. 46, par. 5-8
10 ILCS 5/5-9	from Ch. 46, par. 5-9
10 ILCS 5/5-10	from Ch. 46, par. 5-10
10 ILCS 5/5-11	from Ch. 46, par. 5-11
10 ILCS 5/5-12	from Ch. 46, par. 5-12
10 ILCS 5/5-13	from Ch. 46, par. 5-13
10 ILCS 5/5-14	from Ch. 46, par. 5-14
10 ILCS 5/5-16	from Ch. 46, par. 5-16
10 ILCS 5/5-16.1	from Ch. 46, par. 5-16.1
10 ILCS 5/5-16.2	from Ch. 46, par. 5-16.2
10 ILCS 5/5-16.4 new	
10 ILCS 5/5-19	from Ch. 46, par. 5-19
10 ILCS 5/5-20	from Ch. 46, par. 5-20
10 ILCS 5/5-21	from Ch. 46, par. 5-21
10 ILCS 5/5-22	from Ch. 46, par. 5-22
10 ILCS 5/5-23	from Ch. 46, par. 5-23
10 ILCS 5/5-25	from Ch. 46, par. 5-25
10 ILCS 5/5-28	from Ch. 46, par. 5-28
10 ILCS 5/5-28.2 new	• •
10 ILCS 5/5-28.3 new	
10 ILCS 5/5-29	from Ch. 46, par. 5-29
10 ILCS 5/5-36	from Ch. 46, par. 5-36
10 ILCS 5/5-37.1	from Ch. 46, par. 5-37.1
10 ILCS 5/6-24	from Ch. 46, par. 6-24
10 ILCS 5/6-27	from Ch. 46, par. 6-27
10 ILCS 5/6-28	
	from Ch 46 par 6-28
10 II CS 5/6-29	from Ch. 46, par. 6-28
10 ILCS 5/6-29	from Ch. 46, par. 6-29
10 ILCS 5/6-35	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35
10 ILCS 5/6-35 10 ILCS 5/6-35.01	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39 10 ILCS 5/6-40	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39 from Ch. 46, par. 6-40
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39 10 ILCS 5/6-40 10 ILCS 5/6-41 10 ILCS 5/6-43	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39 from Ch. 46, par. 6-40 from Ch. 46, par. 6-41 from Ch. 46, par. 6-41
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39 10 ILCS 5/6-39 10 ILCS 5/6-40 10 ILCS 5/6-41 10 ILCS 5/6-43 10 ILCS 5/6-45	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39 from Ch. 46, par. 6-40 from Ch. 46, par. 6-41
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39 10 ILCS 5/6-40 10 ILCS 5/6-41 10 ILCS 5/6-43 10 ILCS 5/6-45 10 ILCS 5/6-45	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39 from Ch. 46, par. 6-40 from Ch. 46, par. 6-41 from Ch. 46, par. 6-41
10 ILCS 5/6-35 10 ILCS 5/6-35.01 10 ILCS 5/6-35.03 10 ILCS 5/6-36 10 ILCS 5/6-37 10 ILCS 5/6-38 10 ILCS 5/6-39 10 ILCS 5/6-39 10 ILCS 5/6-40 10 ILCS 5/6-41 10 ILCS 5/6-43 10 ILCS 5/6-45	from Ch. 46, par. 6-29 from Ch. 46, par. 6-35 from Ch. 46, par. 6-35.01 from Ch. 46, par. 6-35.03 from Ch. 46, par. 6-36 from Ch. 46, par. 6-37 from Ch. 46, par. 6-38 from Ch. 46, par. 6-39 from Ch. 46, par. 6-40 from Ch. 46, par. 6-41 from Ch. 46, par. 6-43 from Ch. 46, par. 6-43
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10 ILCS 5/6A-4
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 10 ILCS 5/7-23
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 10 ILCS 5/7-43
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 10 ILCS 5/7-44
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 10 ILCS 5/7-45
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 10 ILCS 5/7-47
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 10 ILCS 5/7-47.1
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 10 ILCS 5/17-9
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 10 ILCS 5/17-10
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 10 ILCS 5/17-13
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 10 ILCS 5/18-1
                                     from Ch. 46, par. 18-1
 10 ILCS 5/18-5
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 10 ILCS 5/18-15
                                     from Ch. 46, par. 18-15
 10 ILCS 5/18-16
                                     from Ch. 46, par. 18-16
 10 ILCS 5/20-13
                                     from Ch. 46, par. 20-13
 10 ILCS 5/20-13.1
                                     from Ch. 46, par. 20-13.1
625 ILCS 5/2-105
                                     from Ch. 95 1/2, par. 2-105
625 ILCS 5/2-106
                                     from Ch. 95 1/2, par. 2-106
625 ILCS 5/2-123
                                     from Ch. 95 1/2, par. 2-123
 10 ILCS 5/4-2 rep.
 10 ILCS 5/4-12 rep.
 10 ILCS 5/4-14 гер.
 10 ILCS 5/4-17 rep.
 10 ILCS 5/4-18.01 rep.
 10 ILCS 5/4-19 rep.
 10 ILCS 5/5-2 rep.
 10 ILCS 5/5-15 rep.
 10 ILCS 5/5-24 rep.
 10 ILCS 5/5-25.01 rep.
 10 ILCS 5/5-26 rep.
 10 ILCS 5/6-42 rep.
 10 ILCS 5/6-44 rep.
 10 ILCS 5/6-50 rep.
 10 ILCS 5/6-58 rep.
 10 ILCS 5/6-59.01 rep.
 10 ILCS 5/6-64 rep.
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Amends the Election Code and other Acts to implement the National Voter Registration Act of 1993. Effective immediately.

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H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Elections & Campaign Reform
99-02-24 H
99-03-03 H
                                      Do Pass/Short Debate Cal 007-002-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-12 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-15 H Added As A Joint Sponsor GASH
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor MOORE, ANDREA
         H Added As A Joint Sponsor COULSON
99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-000-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor DEMUZIO
99-04-20 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1681 HARTKE - MOFFITT AND MITCHELL, BILL.

20 ILCS 3305/14.1 new

99-02-18 H Filed With Clerk

Amends the Illinois Emergency Management Agency Act to require the Illinois Emergency Management Agency to implement a program that will provide at least 95% of the population of this State with NOAA Weather Radio network warning capabilities. Effective July 1, 1999.

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FISCAL NOTE (Ill. Emergency Management Agency)
Implementation of HB1681 would cost $980,000.
99-02-18 H Filed With Clerk
H First reading Referred to
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99-02-24 H
                                       Assigned to State Government
                                         Administration
99-03-04 H
                                       Fiscal Note Filed
                                       Do Pass/Short Debate Cal 008-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
         H Added As A Joint Sponsor MOFFITT
99-03-12 H Added As A Co-sponsor MITCHELL, BILL
99-04-14 S Chief Sponsor MYERS,J
         S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1682 HARTKE.

20 ILCS 3305/14.1 new

Amends the Illinois Emergency Management Agency Act to require the Illinois Emergency Management Agency to implement a program that will provide at least 95% of the population of this State with NOAA Weather Radio network warning capabilities. Effective July 1, 1999.

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FISCAL NOTE (III. Emergency Management Agency)
Implementation of HB 1682 would cost $980,000.

99-02-18 H Filed With Clerk
H First reading

99-02-24 H Assigned to Hse Rules Comm

Administration

99-03-04 H Fiscal Note Filed
H Committee State Government Administration

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1683 WINKEL.

10 ILCS 5/9-1.15 new 10 ILCS 5/9-1.20 new 10 ILCS 5/9-11 from Ch. 46, par. 9-11 10 ILCS 5/9-25 from Ch. 46, par. 9-25 10 ILCS 5/9-25.5 new

Amends the Election Code. Prohibits a General Assembly candidate from accepting more contributions from corporations, trusts, labor organizations, persons not within his or her district, and political committees than from individuals and businesses within the candidate's district. Provides that the prohibitian does not apply to candidates for State Representative who accept less than \$30,000, and candidates for State Senator who accept less than \$45,000, in aggregated contributions from persons not within the district, corporations, trusts, labor organizations, and political committees. Requires disclosure of persons within the district if those persons' contributions are included in determining aggregate contributions from within the district. Provides that a candidate who accepts those prohibited contributions is ineligible for appointment or election to the General Assembly until the second general election after the violation occurs or, if that person is elected to the General Assembly, he or she shall be removed from office. Defines family member to include the candidate. Permits disclosure of contributors of \$150 or less. Classifies the making or acceptance of an anonymous contribution or a contribution in another's name a Class C misdemeanor. Effective January 1, 2000.

99-02-18 H Filed With Clerk	,
H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Elections & Campaign Reform
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1684 HARTKE.

735 ILCS 5/2-1401 from Ch. 110, par. 2-1401 750 ILCS 45/7 from Ch. 40, par. 2507

Amends the Illinois Parentage Act of 1984. Provides that a complaint or motion to declare the non-existence of the parent and child relationship may be made after any ad-

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judication of paternity under a law of this State or in an action in this State to enforce a paternity judgment of any other jurisdiction in which the man was adjudicated to be the father of a child if, as a result of deoxyribonucleic acid (DNA) tests, it is discovered that the man adjudicated to be the father is not the natural father of the child. Amends provisions of the Code of Civil Procedure regarding relief from judgments to create an exception for certain actions to declare the non-existence of the parent and child relationship.

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99-02-18 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      99-02-24 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-1685
             BRADY.
  725 ILCS 5/112A-14
                                     from Ch. 38, par. 112A-14
  725 ILCS 5/112A-17
                                     from Ch. 38, par. 112A-17
  750 ILCS 60/214
                                     from Ch. 40, par. 2312-14
  750 ILCS 60/217
                                     from Ch. 40, par. 2312-17
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Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that an emergency order of protection may not include the surrendering of firearms by a respondent who is a peace officer unless the respondent is present in court or has been given actual notice of an emergency hearing.

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99-02-18 H Filed With Clerk
H First reading
P9-02-24 H Assigned to Judiciary II - Criminal Law
Motion Do Pass-Lost 006-002-004 HJUB
Remains in CommiJudiciary II - Criminal
Law
Re-Refer Rules/Rul 19(a)
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HB-1686 CURRY, JULIE – SCHMITZ – MATHIAS.

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65 ILCS 5/3.1-35-65 from Ch. 24, par. 3.1-35-65 from Ch. 24, par. 3.1-35-70 from Ch. 24, par. 3.1-35-70 from Ch. 24, par. 3.1-35-75
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Amends the Illinois Municipal Code. Provides that treasurers in municipalities with a population less than 500,000 may list in their annual account of moneys the compensation for personnel services by stated categories. Provides that a municipality may authorize the publication of an annual financial report instead of the annual account of moneys and that the publication shall state that a copy of the complete financial statement or annual financial report may be inspected at the clerk's office. Subjects the report to the same filing requirements as the annual account of moneys.

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99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-22 H Added As A Joint Sponsor SCHMITZ
99-02-24 H
                                      Assigned to Local Government
99-03-04 H
                                      Do Pass/Short Debate Cal 008-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Joint Sponsor Changed to MATHIAS
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 115-002-001
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-20 S Chief Sponsor LINK
99-04-21 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1687 BRADY AND REITZ.

```
230 ILCS 25/2 from Ch. 120, par. 1102
```

Amends the Bingo License and Tax Act. Increases the daily prize limit to \$6,000. Provides that the Department of Revenue may authorize 2 days per year during which the daily prize limit shall be further increased to \$10,000 per day. Provides that the prize limit for a single game shall be \$1,000.

HOUSE AMENDMENT NO. 1.

Deletes all changes made by the bill. Provides that the Department of Revenue may issue a special prize license to a licensee, subject to the approval of the county in which the licensee conducts bingo. Provides that a special prize license shall authorize a licensee to award prizes or merchandise on a single day of bingo that has an aggregate value that does not exceed \$10,000 up to 2 times per year.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Revenue
      99-03-04 H
                                            Do Pass/Short Debate Cal 006-003-000
               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 Rolld 2nd Rdg-Short Debate
                       Amendment No.01
                                            BRADY
               Η
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-12 H Added As A Co-sponsor REITZ
      99-03-18 H
                       Amendment No.01
                                            BRADY
               H Recommends be Adopted HRUL/003-002-000
                       Amendment No.01
                                            BRADY
                                                                     Adopted
               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-1688
             MOORE, ANDREA - CURRIE - BIGGINS.
   35 ILCS 200/9-145
   35 ILCS 200/22-70
  735 ILCS 5/7-101
                                   from Ch. 110, par. 7-101
  765 ILCS 120/1
                                   from Ch. 30, par. 401
  765 ILCS 120/2
                                   from Ch. 30, par. 402
  765 ILCS 120/4
                                   from Ch. 30, par. 404
```

Amends the Real Property Conservation Rights Act to provide that a land grant pursuant to the Act shall be valid for the period specified in the instrument by which it is created, notwithstanding the rule against perpetuities or similar restrictive laws. Provides that if the duration of the land grant is not specified, it shall be deemed to be perpetual. Provides that any owner of real property in this State may convey conservation rights in the property to the federal government. Amends the Code of Civil Procedure to provide that the right to just compensation applies to owners of any conservation right where the conservation right is taken or altered. Amends the Property Tax Code to provide that any property dedicated as a natural buffer under the Illinois Natural Areas Preservation Act is encumbered by a public easement. Provides that a tax deed issued with respect to any property sold under the Code shall not extinguish or affect any conservation right.

HOUSE AMENDMENT NO. 1.

Further amends the Real Property Conservation Rights Act to provide that no conservation easement held by a public body shall diminish the powers granted in any other law to acquire and use land for public purposes.

SENATE AMENDMENT NO. 1.

Amends the Property Tax Code to provide that any property dedicated as a nature preserve buffer (instead of a natural buffer) under the Illinois Natural Areas Preservation Act is encumbered by a public easement. Amends the Real Property Conservation Rights Act to remove amendatory changes providing that a grant with no stated duration is perpetual and that a grant with a specified time is valid notwithstanding any other laws or interests for the stated time period. Amends the Code of Civil Procedure to provide that the right to compensation applies to property subject to a conservation right under the Real Property Conservation Rights Act, and the amount of compensation for the taking of the property shall not be diminished or reduced by virtue of the existence of the conservation right. Deletes specific method of determining just compensation.

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99-02-18 H Filed With Clerk
H Added As A Joint Sponsor CURRIE
H Added As A Joint Sponsor BIGGINS
H First reading Referred to Hse Rules Comm
```

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99-02-24 H
                                     Assigned to Revenue
99-03-04 H
                                     Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                Amendment No.01
99-03-16 H
                                     MOORE, ANDREA
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.01
99-03-23 H
                                     MOORE.ANDREA
         H Recommends be Adopted HRUL
         Η
                Amendment No.01
                                     MOORE, ANDREA
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
         S First reading
                                     Referred to Sen Rules Comm.
99-04-20 S
                                     Assigned to Executive
99-04-22 S Added as Chief Co-sponsor MADIGAN,L
         S Added as Chief Co-sponsor KLEMM
99-04-29 S
                                     Postponed
99-05-06 S
                Amendment No.01
                                     EXECUTIVE S
                                                              Adopted
                                     Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 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
99-05-20 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/112-002-001
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-13 H Governor approved
             Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0497
```

HB-1689 MOORE, ANDREA – SCHOENBERG – BOLAND.

220 ILCS 5/13-515 220 ILCS 5/13-516

415 ILCS 5/3.97 new 415 ILCS 5/12.5 new

Amends the Public Utilities Act. Provides that violations of interconnection agreements made pursuant to the federal Telecommunications Act of 1996 are subject to enforcement procedures under the Public Utilities Act that apply to prohibited acts on the part of telecommunications carriers. Authorizes the recovery of economic losses suffered as a result of a violation of prohibitions against impeding the provision of competitive telecommunications services. Provides that attorney's fees may be awarded in actions to enforce prohibitions against impeding the provision of competitive telecommunications services. Authorizes the Commerce Commission to impose penalties of up to \$30,000 for the violation of an interconnection agreement.

```
NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H Filed With Clerk
               H Added As A Joint Sponsor SCHOENBERG
               H Added As A Joint Sponsor BOLAND
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Public Utilities
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1690
            MOORE, ANDREA.
   30 ILCS 105/5.490 new
  415 ILCS 5/3.95 new
  415 ILCS 5/3.96 new
```

415 ILCS 5/12.6 new

Amends the State Finance Act. Creates the Illinois Clean Water Fund in the State Treasury. Amends the Environmental Protection Act. Defines "sludge user", "construction site", and "industrial activity". Imposes NPDES permit fees and sludge generator fees, to be deposited into the Illinois Clean Water Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
        99-02-18
        H
        Filed With Clerk
H
        Referred to Hse Rules Comm

        99-02-24
        H
        Assigned to Environment & Energy
Do Pass/Short Debate Cal 010-004-002
H

        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
```

HB-1691 NOVAK.

220 ILCS 5/7-102

from Ch. 111 2/3, par. 7-102

Amends the Public Utilities Act. With respect to gas and electric utilities having gross revenues of at least \$250,000,000, removes an exemption for contracts of not more than \$5,000,000 from the requirement that the Commerce Commission approve utility contracts. Effective July 1, 1999.

```
FISCAL NOTE (III. Commerce Commission) ICC estimates no fiscal impact from HB-1691.
```

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-18 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Public Utilities
Fiscal Note Filed
Re-Refer Rules/Rul 19(a)
```

HB-1692 NOVAK.

625 ILCS 5/3-112

from Ch. 95 1/2, par. 3-112

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

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HOUSING AFFORDABILITY NOTE (Housing Development Authority)
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Cost of selling a single family mobile home will increase by

\$5; no fiscal effect on other single family residences.

FISCAL NOTE (Secretary of State)

There is no fiscal impact.

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

99-02-18 H	H Filed With Clerk	
I	H First reading	Referred to Hse Rules Comm
99-02-24 H	- H	Assigned to Transportation & Motor Vehicles
99-03-02 H	H	Housing Aford Note Filed
ŀ	Ŧ	Committee Transportation & Motor Vehicles
99-03-03 I	H	Motion Do Pass-Lost 006-019-000 HTRN
I	Н	Remains in CommiTransportation & Motor Vehicles
99-03-05 I	Η .	Re-Refer Rules/Rul 19(a)
99-03-08 I	H	Fiscal Note Filed
ŀ	Ŧ	Committee Rules
01-01-09 H	H Session Sine Die	

HB-1693 NOVAK.

35 ILCS 200/14-20

35 ILCS 200/16-75 Amends the Property Tax Code cou

Amends the Property Tax Code concerning certificates of error. Deletes the provisions prohibiting a certificate from reducing a tax except as ordered by the court. Effective immediately.

```
99-02-18 H Filed With Clerk
```

H First reading

Referred to Hse Rules Comm

```
99-02-24 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 114-000-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Revenue
99-04-29 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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 91-0377
```

HB-1694 NOVAK AND REITZ.

FISCAL NOTE (State Treasurer's Office)

35 ILCS 200/20-130

35 ILCS 200/20-140

Amends the Property Tax Code. Provides that the county treasurer shall determine the manner in which all tax distributions or payments are to be made. Provides that the manner of payment or distribution may include, but is not limited to, check or electronic funds transfer. Effective immediately.

```
HB 1694 will have no impact on the State's resources.
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
99-03-04 H
                                       Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-08 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 Added As A Co-sponsor REITZ
         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 PETERSON
         S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Revenue
99-04-22 S
                                       Recommended do pass 010-000-000
         S Placed Calndr.Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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
```

HB-1695 NOVAK.

35 ILCS 200/20-12 new

H

Н

Amends the Property Tax Code. Provides that the collector, upon approval by the county board, shall charge a fee of up to \$5 for any duplicate tax bill. Provides that amounts collected from this fee shall be deposited into the Tax Sale Automation Fund. Effective immediately.

PUBLIC ACT 91-0378

HOUSE AMENDMENT NO. 1.

Provides that the fee for a duplicate tax bill applies to a person who is not the record owner.

FISCAL NOTE (State Treasurer's Office)

HB 1695 will have no impact on the State's resources.

SENATE AMENDMENT NO. 1.

Provides that the fee for a duplicate tax bill applies to a mortgage lender who is not the property owner of record.

```
99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Local Government
99-03-04 H
                 Amendment No.01
                                      LOCAL GOVT H
                                                                Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-08 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 Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 060-040-001
99-04-14
         S
            Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor PETERSON
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Revenue
99-04-29 S
                                      Held in Committee
                                      Recommended do pass 010-000-000
99-05-06 S
            Placed Calndr, Second Rdg
99-05-07
         S
            Second Reading
            Placed Calndr, 3rd Reading
99-05-10
         S
            Filed with Secretary
                 Amendment No.01
                                      PETERSON
                 Amendment referred to
                                      SRUL
99-05-12 S
                 Amendment No.01
                                      PETERSON
                 Rules refers to
         S
                                        SREV
                 Amendment No.01
                                      PETERSON
         S
            Be apprvd for consideratn SREV/009-000-000
           Recalled to Second Reading
                 Amendment No.01
                                      PETERSON
                                                                Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 059-000-000
         Н
           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
         H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/073-044-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
              Effective Date 99-08-14
              PUBLIC ACT 91-0551
```

HB-1696 O'BRIEN – MCGUIRE – ERWIN – WINTERS – HASSERT, MEYER, MOORE, ANDREA, MAUTINO, CROSS, MURPHY, BURKE, SILVA, TURNER, ART, ZICKUS, HOWARD, CROTTY AND JONES, LOU.

Appropriates \$300,000 from the General Revenue Fund to the Historic Preservation Agency for grants to the Canal Corridor Association, the Illinois & Michgan Canal National Heritage Corridor Commission, and the Sesquicentennial Committee for the production of "Prairie Tides", a film and the accompanying school-based curriculum and activities on the history, development, and significance of the Illinois & Michigan Canal. Effective July 1, 1999.

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99-02-18 H Filed With Clerk
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H Added As A Joint Sponsor MCGUIRE
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H Added As A Joint Sponsor ERWIN

H Added As A Joint Sponsor WINTERS

H Added As A Joint Sponsor HASSERT

H First reading Referred to Hse Rules Comm

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99-02-24 H
                                   Assigned to Approp-Gen Srvc & Govt
                                     Ovrsght
99-03-05 H
                                   Re-Refer Rules/Rul 19(a)
99-03-17 H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MOORE, ANDREA
        H Added As A Co-sponsor MAUTINO
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor BURKE
        H Added As A Co-sponsor SILVA
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor HOWARD
99-03-22 H Added As A Co-sponsor CROTTY
99-05-07 H Added As A Co-sponsor JONES, LOU
01-01-09 H Session Sine Die
```

HB-1697 PARKE - OSMOND - HULTGREN.

215 ILCS 5/143.13

from Ch. 73, par. 755.13

Amends the Illinois Insurance Code. With respect to certain vehicles not used for business, excludes from the term "policy of automobile insurance" any policy, renewal policy, binder, or application for which the initial premium is paid by a check or credit card charge that is dishonored for payment. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that nonpayment of premium does not include, with respect to an initial premium, a payment that is subsequently dishonored.

SENATE AMENDMENT NO. 1.

Provides that the check or credit card charge must be dishonored through no fault of the payor to result in the exclusion from the term "policy of automobile insurance".

SENATE AMENDMENT NO. 2.

99-02-18 H Filed With Clerk

Removes a renewal policy from the scope of the exclusion.

```
Referred to Hse Rules Comm
         H First reading
99-02-24 H
                                     Assigned to Insurance
                                     Do Pass/Short Debate Cal 010-000-000
99-03-03 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     PARKE
                Amendment referred to HRUL
         Η
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     PARKE
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     PARKE
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
99-03-25 H Added As A Joint Sponsor OSMOND
         H Added As A Joint Sponsor HULTGREN
         S Arrive Senate
         S Placed Calndr First Rdg
           Chief Sponsor WALSH,T
         S First reading
                                     Referred to Sen Rules Comm
99-03-26 S Added As A Co-sponsor JACOBS
99-04-27 S
                                     Assigned to Insurance & Pensions
99-05-04 S
                                     Recommended do pass 008-000-000
         S Placed Caindr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr,3rd Reading
99-05-07 S Filed with Secretary
                                     MADIGAN,R
         S
                Amendment No.01
                Amendment referred to SRUL
99-05-11 S Filed with Secretary
         S
                Amendment No.02
                                     WALSH,T
         S
                Amendment referred to SRUL
```

99-05-12	S	Amondment No. 01	MADICAND	
99-03-12	_	Amendment No.01	MADIGAN,R	
	S	Rules refers to	SINS	
	S	Amendment No.02	WALSH,Ţ	
	S	Rules refers to	SINS	
	S	Amendment No.01	MADIĞAN,R	
	S		Be adopted	
	S	Amendment No.02	WALSH,T	
	S		Be adopted	
	S	Recalled to Second Reading	•	
	S	Amendment No.01	MADIGAN,R	Adopted
	S	Amendment No.02	WALSH,T	Adopted
	S	Placed Calndr,3rd Reading		•
99-05-13	S	Third Reading - Passed 058-	000-000	
	Η	Arrive House		
	Η	Place Cal Order Concurrence	01,02	
99-05-18	Η	Motion Filed Concur		
	Η	Motion referred to	HRUL	
	Н	Calendar Order of Concurrer	n 01.02	
99-05-19		Be apprvd for consideratn 01		
		H Concurs in S Amend 01,02		
		Passed both Houses	2,110 000 000	
99-06-17		Sent to the Governor		
99-00-14		Governor approved		
	Н	Effective Date 99-08-14		
	Н	PUBLIC ACT 91-0552		

HB-1698 PARKE.

750 ILCS 70/Act rep.

Repeals the Parental Notice of Abortion Act of 1995. Effective immediately.

```
99-02-18 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

Referred to Hse Rules Comm

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

101-01-09 H Session Sine Die
```

HB-1699 O'BRIEN - CURRY, JULIE.

105 ILCS 5/21-11.3

from Ch. 122, par. 21-11.3

Amends the Certification of Teachers Article of the School Code to make a technical change to a Section concerning a resident teacher certificate.

```
99-02-18 H Filed With Clerk
H Added As A Joint Sponsor CURRY JULIE
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1700 SAVIANO - MAUTINO.

235 ILCS 5/3-12 from Ch. 43, par. 108 235 ILCS 5/7-6 from Ch. 43, par. 150

Amends the Liquor Control Act of 1934. Provides that a report concerning the business of soliciting, selling, and shipping alcoholic liquor from outside of this State directly to residents of this State, which the Commission is required to present to the Governor and the General Assembly by April 30, 1999, shall be made annually. Changes the notice provisions concerning a hearing on the revocation or suspension of a license. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Reduces the required notice for a hearing on the revocation or suspension of a license from 20 to 10 days. Removes the requirement that the notice be mailed within 60 days after the issuance of the citation for violation.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 235 ILCS 5/3-12

Further amends the Liquor Control Act of 1934. Deletes provisions requiring that the report be made annually.

SENATE AMENDMENT NO. 1.

Adds reference to:

235 ILCS 5/3-12

from Ch. 43, par. 108

Further amends the Liquor Control Act of 1934. Provides that the Commission shall receive complaints from licensees, local officials, law enforcement agencies, organizations, and persons stating that a licensee is in violation of the Act. Provides that the Commission shall conduct an investigation if it has reasonable grounds that the complaint substantially alleges a violation of the Act. Provides that the Commission shall proceed with disciplinary action against the licensee if it is satisfied that the alleged violation occurred.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H Filed With Clerk
               H Added As A Joint Sponsor MAUTINO
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-03 H
                       Amendment No.01
                                            EXECUTIVE
                                                          Н
                                                                     Adopted
                                            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
      99-03-18 H Relld 2nd Rdg-Short Debate
                                            SAVIANO
               Η
                       Amendment No.02
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-23 H
                       Amendment No.02
                                            SAVIANO
               H Recommends be Adopted HRUL
                       Amendment No.02
                                            SAVIANO
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
      99-04-14 S Chief Sponsor PETKA
      99-04-15 S First reading
                                            Referred to Sen Rules Comm
      99-04-22 S
                                            Assigned to Commerce & Industry
      99-05-07 S
                       Amendment No.01
                                            COMM & INDUS S
                                                                     Adopted
               S
                                            Recmnded do pass as amend 009-000-000
               S Placed Calndr, Second Rdg
      99-05-11 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-14 S Third Reading - Passed 057-000-000
               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
      99-05-19 H
                       Rules refers to
                                              HEXC/01
               H Calendar Order of Concurren 01
      99-05-20 H Be apprvd for consideratn 1/HEXC/013-000-000
               H H Concurs in S Amend 01/114-000-000
               H Passed both Houses
      99-06-18 H Sent to the Governor
      99-08-14 H Governor approved
                    Effective Date 99-08-14
               Н
                    PUBLIC ACT 91-0553
HB-1701
            PARKE.
  New Act
  225 ILCS 60/22
                                   from Ch. 111, par. 4400-22
  225 ILCS 60/23
                                   from Ch. 111, par. 4400-23
  720 ILCS 515/Act rep.
  720 ILCS 520/Act rep.
  750 ILCS 70/Act rep.
```

Creates the Parental Notice of Abortion Act of 1999. Provides that no person may perform an abortion upon a minor or incompetent unless the person performing the abortion (or the person's agent or a referring physician) has given 48 hours notice to an

adult family member. Provides for judicial waiver of notice requirements. Requires the Illinois Department of Public Health to comply with the reporting requirements of the consent decree in Herbst v. O'Malley. Provides civil and criminal penalties for certain violations. Provides immunity from liability for physicians. Repeals the Illinois Abortion Parental Consent Act of 1977, the Parental Notice of Abortion Act of 1983, and the Parental Notice of Abortion Act of 1995. Provides that a physician who willfully fails to provide the required notice before performing an abortion on a minor or an incompetent person shall be referred to the Illinois State Medical Disciplinary Board. Amends the Medical Practice Act of 1987. Authorizes disciplinary action for a physician's willful failure to provide notice required under the Parental Notice of Abortion Act of 1999. Authorizes a State's Attorney to report a physician's alleged willful failure to provide the required notice. Effective immediately.

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

```
99-02-18 H Filed With-Clerk
H First reading
P9-02-24 H Assigned to Judiciary I - Civil Law
P9-03-05 H Re-Refer Rules/Rul 19(a)
Re-Refer Rules/Rul 19(a)
```

HB-1702 BOST.

225 ILCS 60/19.5 new 225 ILCS 60/21

from Ch. 111, par. 4400-21

Amends the Medical Practice Act of 1987. Provides that the Department may issue a Limited Medical License. Provides fees for the license. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Registration & Regulation
99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-1703 FRANKS - MCKEON.

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.

```
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor MCKEON
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1704 HULTGREN.

```
20 ILCS 2505/39b55 new
30 ILCS 105/5.490 new
35 ILCS 5/507U new
35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510
```

Amends the State Finance Act and the Illinois Income Tax Act. Creates the Senior Citizens Property Tax Assistance Fund and checkoff. Amends the Civil Administrative Code of Illinois to authorize the Department of Revenue to use the Fund to conduct the Senior Citizens Property Tax Assistance program. Effective immediately.

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

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

1937 HB-1705

HB-1705 BOLAND - FLOWERS - SILVA - DELGADO.

New Act

Creates the State Prohibition of Goods from Forced Labor Act. Provides that each contract entered into by a State agency for the procurement of equipment, materials, or supplies must specify that any foreign-made goods produced under the contract were not by forced, convict, or indentured labor. Provides that a contractor who violates this provision shall be subject to suspension or a monetary penalty and that the State may void the contract.

FISCAL NOTE, H-AM 1 (Dept. of Central Management Services) There would be two additional headcount required at a cost of \$102,600

HOUSE AMENDMENT NO. 1.

Imposes sanctions on a contractor who knew (instead of knew or should have known) that equipment, materials or supplies were produced by forced labor.

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NOTE(S) THAT MAY APPLY: Fiscal
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```
99-02-18 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Labor & Commerce
99-03-05 H
                                     Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor FLOWERS
                Amendment No.01
                                     BOLAND
         Н
                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
99-03-17 H ·
                                     Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     BOLAND
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     BOLAND
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-007-000
         H Added As A Joint Sponsor SILVA
         H Added As A Joint Sponsor DELGADO
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
```

HB-1706 RIGHTER, BOST, MITCHELL, BILL, MYERS, RICHARD, ZICKUS, O'CONNOR, KOSEL AND KLINGLER.

New Act

30 ILCS 105/5.490 new

Creates the Taxpayer General Refund Act. Provides that for any fiscal year in which the revenues into the State's general funds exceed the prior year's general funds revenues by more than \$750,000,000, the excess funds shall be deposited into the Taxpayer Refund Fund, a special fund created in the State treasury to refund excess revenue to the taxpayers. Provides that the Department of Revenue shall distribute refunds from the fund pro rata based on the liability reported on and paid by the taxpayer. Amends the State Finance Act to create the Fund.

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

01-01-09 H Session Sine Die

```
99-02-18 H Filed With Clerk
         H First reading
                                    Referred to Hse Rules Comm
         H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor BOST
        H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor MYERS, RICHARD
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor KLINGLER
99-02-19 H Primary Sponsor Changed To RIGHTER
99-02-24 H
                                    Assigned to Revenue
99-03-05 H
                                    Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-1707 FRITCHEY – SAVIANO – LYONS, JOSEPH – JONES, LOU – RONEN AND ERWIN.

625 ILCS 5/2-119 625 ILCS 5/3-806.5 new from Ch. 95 1/2, par. 2-119

Amends the Illinois Vehicle Code. Provides for an additional \$48 charge for registration renewals for passenger cars and small trucks if the vehicle owner does not renew the registration prior to its expiration. Provides that, of each late registration fee, \$16 shall go to the Road Fund, \$16 shall go to the Literacy Advancement Fund, and \$16 to the Library Trust Fund.

FISCAL NOTE (Secretary of State)

Administration costs in the first year for this bill are estimated at \$900,000, while increased revenue for that same time period is estimated at \$22 million.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Vehicle Code. Provides for an additional \$48 fee for vehicle registration renewals of multi-year registration plates if the registrant does not renew the registration within 45 days after the previous registration expires. Provides that, of this \$48 fee, \$32 shall go to the Road Fund and \$16 shall go to the Live and Learn Fund.

```
FISCAL NOTE, H-AM 1 (Secretary of State)
    Administration costs in the first year for this bill are es-
    timated at $600,000, while increased revenue for that same
    time period is estimated at $15 million.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
             H Added As A Joint Sponsor LYONS, JOSEPH
             H Added As A Joint Sponsor RONEN
    99-02-22 H Joint Sponsor Changed to JONES, LOU
   99-02-24 H
                                           Assigned to Constitutional Officers
   99-03-03 H
                                           Do Pass/Short Debate Cal 009-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Η
                                          Fiscal Note Requested BEAUBIEN
             H
                                           St Mandate Fis Nte Req BEAUBIEN
             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 Mandate Fis Nte Req-wdrn
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-11 H Joint Sponsor Changed to SAVIANO
   99-03-12 H Relld 2nd Rdg-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-16 H
                     Amendment No.01
                                          FRITCHEY
             H
                     Amendment referred to HRUL
             Н
                     Rules refers to
                                            HCOF
             H Held 2nd Rdg-Short Debate
   99-03-17 H
                     Amendment No.01
                                          FRITCHEY
             H Recommends be Adopted HCOF/008-001-000
             H
                     Amendment No.01
                                          FRITCHEY
                                                                    Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-19 H Added As A Co-sponsor ERWIN
                                          Fiscal Note Filed as amnded
```

HB-1708 FRITCHEY, JOHNSON, TIM AND LOPEZ.

H Cal Ord 3rd Rdg-Short Dbt 99-03-24 H 3rd Rdg-Shrt Dbt-Lost/Vote 044-063-006

410 ILCS 80/11

from Ch. 111 1/2, par. 8211

Amends the Illinois Clean Indoor Air Act. Provides that units of local government may regulate smoking in public places and that this regulation must be no less restrictive than the Act. Changes the home rule limitation from an absolute preemption under subsection (h) of Article VII, Section 6 (with an exception for units having pre-existing ordinances) to a limitation on the concurrent exercise of home rule power under subsection (i). Effective immediately.

```
NOTE(S) THAT MAY APPLY: Home Rule
99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Local Government
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Co-sponsor JOHNSON,TIM
00-02-01 H Added As A Co-sponsor LOPEZ
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01-01-09 H Session Sine Die HB-1709 FRITCHEY.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Grants a credit against the tax imposed by the Act in the amount paid for hepatitis A immunizations or other immunizations recommended by a federal center for disease control and prevention given to a food service establishment's employees who are residents of this State. Provides that the amount of the credit may not exceed the usual and customary fee that would be paid for the immunizations under a State sponsored health insurance program. Provides that if the amount of a credit exceeds the tax liability for the year, then the excess may not be refunded to the taxpayer or carried forward to a succeeding year's tax liability. Exempts the credit from the Act's sunset requirement. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
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```
99-02-18 H Filed With Clerk
H First reading
P9-02-24 H
P9-03-05 H
Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
Rescription of the Rules Comm
Assigned to Revenue
```

HB-1710 FRITCHEY.

New Act

Creates the Safe and Hygienic Bedding Act. Provides only a short title.

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H
Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1711 FRITCHEY - FEIGENHOLTZ - CURRIE - SCHOENBERG, ERWIN AND LOPEZ.

New Act 30 ILCS 105/5,490 new

Amends the State Finance Act. Creates the Tobacco Settlement Biomedical Research Fund. Creates the Investment of Tobacco Settlement Proceeds Act. Provides that a portion of the proceeds received by the State from a tobacco settlement shall be deposited into the Tobacco Settlement Biomedical Research Fund. Provides that moneys in the fund shall be distributed to medical schools in this State and used by those medical schools for programs relating to tobacco-related illness research. Effective immediately.

```
FISCAL NOTE (Attorney General)
   There will be no fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H Filed With Clerk
                                         Referred to Hse Rules Comm
             H First reading
             H Added As A Joint Sponsor FEIGENHOLTZ
             H Added As A Joint Sponsor RONEN
             H Added As A Joint Sponsor CURRIE
    99-02-24 H
                                          Assigned to Tobacco Settlement Proceeds
                                            Distr
    99-03-01 H Joint Sponsor Changed to SCHOENBERG
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-08 H
                                          Fiscal Note Filed
                                          Committee Rules
    99-03-19 H Added As A Co-sponsor ERWIN
    00-02-01 H Added As A Co-sponsor LOPEZ
    01-01-09 H Session Sine Die
```

HB-1712 MOFFITT – LEITCH – JONES,LOU – LOPEZ – SLONE AND MATHIAS.

55 ILCS 5/5-1012

Amends the Counties Code by making technical changes to the Section concerning county bonds.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 55 ILCS 5/5-1012 Adds reference to:

New Act

Deletes everything. Creates the Local Government Housing Finance Act to give counties and municipalities certain powers concerning home mortgages.

```
99-02-18 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Executive
99-02-24 H
99-03-03 H Added As A Joint Sponsor MOFFITT
         H Added As A Joint Sponsor JONES.LOU
         H Added As A Joint Sponsor LOPEZ
                                     Do Pass/Short Debate Cal 015-000-000
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.01
                                     LEITCH
         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
                                     LEITCH
99-03-18 H
                Amendment No.01
         Н
                Rules refers to
                                      HLGV
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     LEITCH
         H Recommends be Adopted HLGV
         H
                Amendment No.01
                                     LEITCH
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Primary Sponsor Changed To MOFFITT
         H Joint Sponsor Changed to LEITCH
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         H. Added As A Joint Sponsor SLONE
         H Added As A Co-sponsor MATHIAS
99-03-23 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor SYVERSON
         S First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor DEMUZIO
         S Added as Chief Co-sponsor CLAYBORNE
99-04-19 S Added As A Co-sponsor DONAHUE
99-04-20 S Sponsor Removed DEMUZIO
         S Chief Co-sponsor Changed to CLAYBORNE
99-04-29 S Added as Chief Co-sponsor DONAHUE
00-11-14 S
                                     Assigned to Local Government
00-11-16 S Added as Chief Co-sponsor DELEO
00-11-20 S Added As A Co-sponsor DILLARD
00-11-27 S Added As A Co-sponsor SHAW
         S Added As A Co-sponsor JACOBS
00-11-28 S Added As A Co-sponsor WEAVER,S
                                     Held in Committee
         S
                                     Committee Local Government
01-01-09 H Session Sine Die
```

HB-1713 LEITCH – FEIGENHOLTZ – HOWARD – KOSEL – COULSON, KENNER, SCHOENBERG, SILVA, MCKEON, CROTTY AND MCCARTHY.

305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the "Medicaid" Article of the Illinois Public Aid Code. Provides for Medicaid eligibility for persons otherwise eligible for Aid to the Aged, Blind, or Disabled but who fail to qualify for that aid on the basis of need and who meet either of the following requirements: (i) their income is equal to or less than 100% of the federal nonfarm income official poverty line or (ii) their income, after the deduction of costs incurred for medical care and for other types of remedial care, is equal to or less than 100% of the federal nonfarm income official poverty line. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that in determining eligibility for medical assistance, for fiscal year 2000, the income eligibility level is equal to the SSI maximum income level; for fiscal year 2001 and thereafter, the income eligibility level is equal to 100% of the nonfarm income official poverty line.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Human Services
    99-03-02 H Added As A Joint Sponsor FEIGENHOLTZ
            H Added As A Joint Sponsor HOWARD
    99-03-03 H
                                         Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to KOSEL
             H Joint Sponsor Changed to COULSON
             H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor SCHOENBERG
    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 114-000-000
    99-03-12 H Added As A Co-sponsor SILVA
    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 Public Health & Welfare
    99-04-20 S
                                         Postponed
    99-04-27 S
                                         Recommended do pass 011-000-000
             S Placed Calndr, Second Rdg
    99-05-11
             S Filed with Secretary
                    Amendment No.01
                                         RADOGNO
             S
                    Amendment referred to SRUL
             S
    99-05-12 S
                    Amendment No.01 RADOGNO
             S
                    Rules refers to
                                          SPBH
             S
                    Amendment No.01
                                         RADOGNO
             S
                                         Be adopted
             S Second Reading
                    Amendment No.01
                                         RADOGNO
                                                                  Adopted
             S Placed Calndr, 3rd Reading
    99-05-13 S Added as Chief Co-sponsor SMITH
             S Third Reading - Passed 058-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    99-05-14 H Motion Filed Concur
                    Motion referred to
                                           HRUL.
             H Calendar Order of Concurren 01
    99-05-21 H Added As A Co-sponsor MCKEON
    99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
    99-11-18 H Added As A Co-sponsor CROTTY
    00-02-09 H Added As A Co-sponsor MCCARTHY
    01-01-09 H Session Sine Die
```

HB-1714 FOWLER

105 ILCS 5/10-20.31 new 105 ILCS 5/34-18.18 new

Amends the School Code. Provides that if a school board enters into a contract with an outside agency or firm to provide school nursing services, the Board shall report the details of this contract to the State Board of Education.

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FISCAL NOTE (State Board of Education)
    There would be minimal cost at the local level.
    STATE MANDATES FISCAL NOTE (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
```

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Elementary & Secondary Education

99-03-03 H	Motion Do Pass-Lost 010-008-001 HELM
H	Remains in CommiElementary & Secondary
	Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-09 H	Fiscal Note Filed
Н	St Mandate Fis Note Filed
H	Committee Rules
01-01-09 H Session Sine Die	

HB-1715 FOWLER.

Appropriates \$1 to the State Board of Education for grants to school districts to hire school nurses under the Tobacco Litigation Settlement Distribution Act. Effective July 1, 1999.

```
99-02-18 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Approp-Elementary & Secondary
Educ

Re-Refer Rules/Rul 19(a)
```

HB-1716 SCOTT - MEYER - MCGUIRE - O'BRIEN.

Appropriates \$5,000,000 from the General Revenue Fund to the Illinois Department of Human Services for the establishment and operation of the Home Modification Grant and Loan Program. Effective July 1, 1999.

```
99-02-18 H Filed With Clerk
H Added As A Joint Sponsor MEYER
H Added As A Joint Sponsor MCGUIRE
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-18 H Added As A Joint Sponsor O'BRIEN

01-01-09 H Session Sine Die
```

HB-1717 SCOTT – MEYER – MCGUIRE – GRANBERG – KOSEL, SKINNER, GIG-LIO, FRANKS, MULLIGAN, FLOWERS, DART AND O'BRIEN.

New Act

Creates the Home Modification for Prevention of Institutionalization Act. Provides that, subject to appropriation, the Illinois Department of Human Services shall establish a Home Modification Grant and Loan Program under which persons age 60 or over and persons with disabilities shall be eligible for grants or loans or both under the Home Modification Grant and Loan Program if they have functional limitations for which some modification of their dwelling is required, they have limited resources, and they meet other criteria. Creates the Advisory Committee for the Home Modification Grant and Loan Program to advise the Secretary of Human Services on policies and procedures under which the Program shall operate. Effective immediately.

```
FISCAL NOTE (Department of Human Services)
At a minimum, the estimated $1 million expense in FY2000 could
increase by $2 million to serve the senior population. Admini-
strative expenses would be an additional estimated $200,000.
```

HOUSE AMENDMENT NO. 1.

Deletes everything and reinserts similar provisions, except: provides that the Program shall have 2 components; provides that one component shall be administered by the Department of Human Services and the other component shall be administered by the Department on Aging; provides that the Department of Human Services and the Department on Aging shall cooperate in the overall administration of the Program; sets forth categories of persons eligible for each component; changes membership of the Advisory Committee; and makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H Filed With Clerk
H Added As A Joint Sponsor MEYER
H Added As A Joint Sponsor MCGUIRE
H First reading Referred to Hse Rules Comm

99-02-23 H Joint Sponsor Changed to GRANBERG

99-02-24 H Assigned to Human Services
```

```
99-03-03 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
               Amendment No.01
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     SCOTT
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     SCOTT
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor KOSEL
         H Added As A Co-sponsor SKINNER
         H Added As A Co-sponsor GIGLIO
         H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor DART
         H Added As A Co-sponsor O'BRIEN
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-09 S Chief Sponsor TROTTER
99-04-14 S First reading
                                     Referred to Sen Rules Comm
99-04-20 S Added as Chief Co-sponsor WALSH,L
99-04-21 S Added as Chief Co-sponsor LINK
99-04-22 S Sponsor Removed TROTTER
         S Alt Chief Sponsor Changed SULLIVAN
         S Added as Chief Co-sponsor TROTTER
01-01-09 H Session Sine Die
```

HB-1718 SCOTT – ERWIN – FLOWERS AND NOVAK.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the "Education, Training, and Employment Program for TANF Recipients" Article of the Illinois Public Aid Code. Makes stylistic changes in a Section concerning child care.

HOUSE AMENDMENT NO. 1.

Provides that for fiscal year 2000 and subsequent fiscal years, with respect to conditions of eligibility for child care services for participants in education, training, and employment programs, the Illinois Department of Human Services shall establish an income eligibility threshold equal to the State median income for fiscal year 2000. (Now, the threshold is established at 50% of the State median income to the extent resources permit.)

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JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
```

There would be no increase in the number of judges needed.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since this bill not a supplemental appropriation bill, the

Balanced Budget Note Act is inapplicable.

BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)

Same as previous note.

HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)

There would be no fiscal effect on a single-family residence.

FISCAL NOTE, H-AM 1 (Department of Human Services)

There would be a doubling of the State's current child spending

from \$483.7 million to \$967.4 million.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not preempt home rule authority.

STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not create a State mandate.

HOUSE AMENDMENT NO. 2.

Deletes the changes made by House Amendment No. 1. Provides that it is the intent of the General Assembly that, for fiscal year 2000 and subsequent fiscal years, to the

extent resources permit, the Illinois Department of Human Services shall establish an income eligibility threshold of 50% of the State median income for fiscal year 2000 for the purpose of determining eligibility for child care assistance.

HOUSING AFFORDABILITY NOTE, H-AM 2 (Housing Development Auth.)

```
Same as previous housing affordability note.
     99-02-18 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
                       Amendment No.01
                                            EXECUTIVE
                                                                     Adopted
     99-03-04 H
                                            Do Pass Amd/Stndrd Dbt/Vote 008-001-006
               H Plcd Cal 2nd Rdg Stndrd Dbt
     99-03-05
              Η
                                            Fiscal Note Req as amended POE
                                            St Mndt Fis Note Req Amnd
               H
                                            Bal Budget Note Req as amnd
               H
                                            Home Rule Note Req as amend
               Н
               H
                                            Hous Aford Note Reg as amnd
               Η
                                            Judicial Note Riled as amnd
               H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                            Balanced Budget Note Filed
                                            Bal Budget Note Fld as amnd
               Η
                                            Judicial Note Req as amend BY HOUSE
               Η
                                               AMEND #1
               H Cal 2nd Rdg Stndrd Dbt
      99-03-12 H
                       Amendment No.02
                                            SCOTT
               Η
                       Amendment referred to
                                             HRUL
               H Cal 2nd Rdg Stndrd Dbt
                                            Hous Aford Note Fld as amnd
      99-03-15 H
               H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
                                            Fiscal Note Filed as amnded
      99-03-22 H
               H Hld Cal Ord 2nd Rdg-Shrt Db
               H Added As A Joint Sponsor ERWIN
               H Added As A Joint Sponsor FLOWERS
      99-03-23 H
                                            Home Rule Note Fld as amend
                                             St Mndt Fis Note Fld Amnd
               H Hld Cal Ord 2nd Rdg-Shrt Db
                       Amendment No.02
      99-03-25 H
                                            SCOTT
               H Recommends be Adopted HRUL
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-26 H
                       Amendment No.02
                                             SCOTT
                                                                      Adopted
                                             Fiscal Note Req as amended BY HA
               Η
                                               #2-TENHOÛSE
                                             Hous Aford Note Fld as amnd
               H Hld Cal Ord 2nd Rdg-Shrt Db
                                            Re-Refer Rules/Rul 19(a)
      00-01-26 H Added As A Co-sponsor NOVAK
      01-01-09 H Session Sine Die
HB-1719
             SCOTT.
  225 ILCS 10/2.18
                                    from Ch. 23, par. 2212.18
  Amends the Child Care Act of 1969. Makes a technical change in the definition of
day care homes.
      99-02-18 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1720
             SCOTT - FEIGENHOLTZ - DART - DELGADO - FRANKS.
  720 ILCS 5/11-14
                                    from Ch. 38, par. 11-14
  720 ILCS 5/11-15
                                    from Ch. 38, par. 11-15
  720 ILCS 5/11-18
                                    from Ch. 38, par. 11-18
```

Amends the Criminal Code of 1961. Provides that a person convicted of a second or subsequent offense for prostitution, soliciting for a prostitute, or patronizing a prostitute or a combination of those offenses is guilty of a Class 3 felony. Provides for the impoundment of vehicles used for soliciting for a prostitute. Establishes fees for impoundment.

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FISCAL NOTE (Department of Corrections)
Fiscal impact is $3,300,600; corrections population impact is 16 inmates.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
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SENATE AMENDMENT NO. 1.

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Adds reference to: 720 ILCS 5/11-17 from Ch. 38, par. 11-17 720 ILCS 5/11-19 from Ch. 38, par. 11-19
```

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that a person convicted of a second or subsequent offense (now a third or subsequent offense) for prostitution, soliciting for a prostitute, patronizing a prostitute, keeping a place of prostitution, or pimping or a combination of those offenses or the offense of patronizing a juvenile prostitute is guilty of a Class 4 felony. Provides for the impoundment of vehicles used for soliciting for a prostitute. Provides that the offender may recover the vehicle from the impound after a minimum of 2 hours after arrest upon payment of a \$200 fee.

SENATE AMENDMENT NO. 2.

Provides that the \$200 fee for recovering from the impound a vehicle that was used in violation of the offense of soliciting for a prostitute includes a towing charge for towing the vehicle to the impound. Provides that the fee shall be distributed to the unit of government whose peace officers made the arrest.

SENATE AMENDMENT NO. 3.

Provides that if the defendant whose vehicle is impounded is acquitted of the offense of soliciting for a prostitute or the charges for that offense are dismissed, the municipality must refund the \$200 fee to the defendant.

NOTE(S) THAT MAY APPLY: Correctional

```
99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
99-03-03 H
                                      Fiscal Note Filed
         Н
                                      Correctional Note Filed
                                      Committee Judiciary II - Criminal Law
         H
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 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         H Added As A Joint Sponsor FEIGENHOLTZ
         H Added As A Joint Sponsor DART
         H Added As A Joint Sponsor DELGADO
         H Added As A Joint Sponsor FRANKS
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SYVERSON
                                      Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                      Assigned to Judiciary
99-04-21 S
                                      Postponed
99-04-28 S
                                      Postponed
99-05-04 S Added as Chief Co-sponsor LIGHTFORD
99-05-05 S
                 Amendment No.01
                                      JUDICIARY
                                                               Adopted
                                      Recmnded do pass as amend 010-000-000
           Placed Calndr, Second Rdg
99-05-07
         S Filed with Secretary
                 Amendment No.02
                                      SYVERSON
                 Amendment referred to SRUL
         S
99-05-12
         S
                 Amendment No.02
                                     SYVERSON
         S
                 Rules refers to
                                       SJUD
         S
                 Amendment No.02
                                      SYVERSON
           Be apprvd for consideratn SJUD/010-000-000
           Filed with Secretary
         S
                 Amendment No.03
                                      SYVERSON
         S
                 Amendment referred to SRUL
99-05-13
                 Amendment No.03
                                      SYVERSON
                                       SJUD
                 Rules refers to
```

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99-05-13-Cont.
                 Amendment No.03
                                      SYVERSON
         S Be apprvd for consideratn SJUD/008-000-000
         S Second Reading
                 Amendment No.02
                                      SYVERSON
                                                                Adopted
         S
                 Amendment No.03
                                      SYVERSON
                                                                Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01.02.03
99-05-17 H Motion Filed Concur
         Η
                Motion referred to
                                        HRIII.
         H Calendar Order of Concurren 01,02,03
99-05-19 H
                 Rules refers to
                                        HJUB/01.02.03
         H Calendar Order of Concurren 01,02,03
99-05-20 H Be apprvd for consideratn 1/HJUB/012-000-000
         H Be apprvd for consideratn 2/HJUB/012-000-000
         H Be apprvd for consideratn 3/HJUB/012-000-000
         H Calendar Order of Concurren 01.02.03
         H H Concurs in S Amend 1,2,3/116-000-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-13 H Governor approved
              Effective Date 00-01-01
         Η
         Н
              PUBLIC ACT 91-0498
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HB-1721 COWLISHAW – MATHIAS.

65 ILCS 5/11-20-3.1 new

Amends the Illinois Municipal Code. Provides that a municipality may provide for the regulation, licensing, and inspection of any retail business or establishment selling cigarettes or other tobacco products, may determine the number of licenses, and may determine the location for sales.

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99-02-18 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor MATHIAS
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1722 COWLISHAW.

110 ILCS 947/65.50

Amends the Higher Education Student Assistance Act. In provisions concerning teacher training full-time undergraduate scholarships, provides that no rule or regulation authorized (instead of promulgated) before July 1, 1994 pursuant to the exercise of any right, power, duty, responsibility, or matter of pending business transferred from the State Board of Education to the Illinois Student Assistance Commission shall be affected.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 947/65.50 Adds reference to: 110 ILCS 947/65.15 110 ILCS 947/65.40

Amends the Higher Education Student Assistance Act. In provisions concerning special education teacher scholarships, makes changes concerning when the scholarships are awarded, a program of teacher education, a high school principal certifying the names and addresses of students, making the scholarships available to other students, exclusions from the requirement that a person teach for a certain number of years, and providing a copy of the provisions concerning these scholarships to a person. Provides that the Section concerning general provisions and leaves of absence for special education teacher scholarships, science-mathematics teacher scholarships, teacher shortage scholarships, equal opportunity scholarships, and administrator internships apply only to special education teacher scholarships, removes the requirement that the scholarships are good for a period of not more than 4 years while enrolled for residence credit, and makes changes concerning the fees that the scholarship exempts the holder from paying. Effective July 1, 1999.

SENATE AMENDMENT NO. 1.

Deletes reference to: 110 ILCS 947/65.15 110 ILCS 947/65.40 Adds reference to: 110 ILCS 979/35

Deletes everything. Amends the Illinois Prepaid Tuition Act. Provides that the Act constitutes a continuing and irrevocable appropriation from the General Revenue Fund to the Illinois Prepaid Tuition Trust Fund for all amounts necessary and the irrevocable and continuing authority for and direction to the Board of Higher Education, the Illinois Student Assistance Commission, the Executive Director of the Commission, the State Treasurer, and the State Comptroller to make the necessary transfers and payments. Provides that the State of Illinois pledges and agrees with all contract holders that the State will not limit or alter any rights and remedies of a contract holder so as to impair the rights and remedies of the contract holder until after the benefits under the contract are fully met and discharged. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes reference to: 110 ILCS 979/35 Adds reference to: 110 ILCS 979/25

Deletes everything. Amends the Illinois Prepaid Tuition Act to allow the Illinois Student Assistance Commission to enter into contracts for the purchase of private insurance that insures full payment for prepaid tuition contracts that have been authorized under the Act. Effective immediately.

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99-02-18 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Higher Education
99-03-04 H
                Amendment No.01
                                     HIGHER ED H
                                                              Adopted
                                     Do Pass Amend/Short Debate 009-000-004
         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
99-03-18 S Chief Sponsor CRONIN
         S First reading
                                     Referred to Sen Rules Comm
99-03-23 S Sponsor Removed CRONIN
         S Alt Chief Sponsor Changed BERMAN
99-04-15 S
                                     Assigned to Education
99-04-21 S
                                     Postponed
         S Added as Chief Co-sponsor LIGHTFORD
99-04-28 S
                                     Postponed
         S
                Amendment No.01
                                     EDUCATION
                                                              Adopted
99-05-05 S
                Amendment No.02
                                     EDUCATION
                                                   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
99-05-11 S Third Reading - Passed 059-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-14 H Motion Filed Non-Concur 01,02/COWLISHAW
         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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HB-1723 DAVIS,STEVE - DART.

5 ILCS 315/9 from Ch. 48, par. 1609 5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Provides that a public employer may petition to be exempt from the Act because it no longer employs a sufficient number of employees to be automatically covered under the Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 5 ILCS 315/9

99-03-05 H

01-01-09 H Session Sine Die

Deletes everything. Amends the Illinois Public Labor Relations Act to provide that the Act is not applicable to units of local government employing fewer 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 remain subject to the Act.

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FISCAL NOTE, H-AM 1
      (Illinois State and Local Labor Relations Boards)
      There will be minimal fiscal impact.
      STATE MANDATES NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      Fails to meet the definition of a State mandate.
      99-02-18 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Labor & Commerce
      99-03-03 H
                                             LABOR-CMRC H
                       Amendment No.01
                                                                      Adopted
                                             Do Pass Amend/Short Debate 014-000-001
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             Fiscal Note Reg as amended PARKE
                                             St Mndt Fis Note Req Amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Added As A Joint Sponsor DART
                                             Fiscal Note Filed as amnded
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                             St Mndt Fis Note Fld Amnd
               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 076-040-000
      99-03-17 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 JACOBS
      99-04-22 S
                                             Assigned to Commerce & Industry
      99-05-07 S
                                             Recommended do pass 008-000-000
                S Placed Calndr, Second Rdg
      99-05-11 S Second Reading
                S Placed Calndr,3rd Reading
      99-05-12 S Third Reading - Passed 058-000-000
                H Passed both Houses
      99-06-10 H Sent to the Governor
      99-08-06 H Governor vetoed
                H Placed Calendar Total Veto
      99-11-12 H Mtn filed overrde Gov veto #1/DAVIS,STEVE
                H Placed Calendar Total Veto
      99-11-18 H
                                             3/5 vote required
                H Override Gov veto-Hse pass 071-047-000
                S Placed Calendar Total Veto
      99-11-30 S Mtn filed overrde Gov veto JACOBS
      99-12-01 S
                                             3/5 vote required
                S Override Gov veto-Sen lost 034-017-004
      99-12-02 H Total Veto Stands.
HB-1724
             NOVAK.
   50 ILCS 750/9
                                    from Ch. 134, par. 39
  Amends the Emergency Telephone System Act. Adds a caption.
      99-02-18 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
```

Re-Refer Rules/Rul 19(a)

1949 HB-1725

HB-1725 NOVAK.

50 ILCS 750/9

from Ch. 134, par. 39

Amends the Emergency Telephone System Act. Adds a caption and makes a stylistic change.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1726 SAVIANO.

New Act

5 ILCS 80/4.20 new

Creates the Certified Surgical Technologist and Certified Surgical Technologist/Certified First Assistant Practice Act. Regulates certified surgical technologists and certified surgical technologist/certified first assistants through licensure requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010. Effective January 1, 2000.

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

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Registration & Regulation

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1727 WOOLARD - POE.

5 ILCS 375/10

from Ch. 127, par. 530

Amends the State Employees Group Insurance Act of 1971. Provides that a school district whose employees are covered by State group health insurance plans does not need to enroll full-time employees of the district who have waived coverage under the district's plan by participating in a component of the district's cafeteria plan. Defines "school district" as any unit of local government whose primary purpose is education. Effective immediately.

FISCAL NOTE (Department of Commerce and Community Affairs)

HB1727 will have minimal fiscal impact on the Local Government

Health Plan.

99-02-18 H Filed With Clerk

H Added As A Joint Sponsor POE

H First reading

99-02-24 H

99-03-03 H

H

Committee Insurance

99-03-05 H

Referred to Hse Rules Comm

Assigned to Insurance

Fiscal Note Filed

Committee Insurance

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1728 WOOLARD.

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

Amends the School Boards Article of the School Code. Provides that a superintendent, principal, or administrator waives his or her rights concerning contractual continued service by accepting the terms of a multi-year contract only for the term of the multi-year contract (instead of for the duration of his or her employment as superintendent, principal, or administrator in the school district). Provides that upon acceptance of a multi-year contract, the superintendent, principal, or administrator shall not lose any previously acquired tenure credit with the district.

FISCAL NOTE (State Board of Education)

No fiscal impact.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elementary & Secondary

Education

99-03-04 H Do Pass/Short Debate Cal 023-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

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99-03-09 H
                                      Fiscal Note Filed
         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 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
99-03-24 S Chief Sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Education
99-04-28 S
                                      Postponed
99-05-05 S
                 Amendment No.01
                                      EDUCATION S
                                                                Lost
         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 058-001-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Н
         Н
              PUBLIC ACT 91-0314
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HB-1729 WOOLARD - BLACK - YOUNGE.

110 ILCS 805/3-19 from Ch. 122, par. 103-19

Amends the Public Community College Act. For community college districts other than a district in a city of at least 500,000 inhabitants, changes the amount of the required bond for treasurers to 25% (now 200% or 100% in all districts, depending upon whether individuals or an authorized surety company provide the surety) of the amount of all bonds, notes, mortgages, moneys, and effects of which the treasurer has custody. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Higher Education
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
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 103-000-000
         H Added As A Joint Sponsor YOUNGE
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-22 S Chief Sponsor RADOGNO
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1730 WOOLARD – MITCHELL, JERRY – JONES, JOHN – FOWLER, OSMOND AND GASH.

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

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

      105 ILCS 5/14-12.01
      from Ch. 122, par. 14-12.01

      105 ILCS 5/14-13.01
      from Ch. 122, par. 14-13.01

      105 ILCS 5/18-4.3
      from Ch. 122, par. 18-4.3
```

Amends the School Code. Increases to \$2,500 from \$2,000 the maximum reimbursement over one per capita tuition charge for providing extraordinary special education services. Provides for reimbursement for teachers, school psychologists, professional workers, and a qualified director who furnish special education services in a recognized school to children with disabilities based on 22% of the State's average teacher salary (rather than on a flat-rate of \$8,000). Eliminates provisions authorizing proportionate payment of claims for reimbursement for providing special education services. Requires all special education reimbursement to be made at 100%, and provides for pay-

1951 HB-1730—Cont.

ment in a succeeding fiscal year (before payment of current claims for that succeeding fiscal year) if the amount appropriated in a fiscal year is insufficient to provide for full reimbursement of all filed claims. Effective July 1, 1999.

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FISCAL NOTE (State Board of Education)
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With 22,089 FTE personnel claimed in FY99 at the \$8,000 level, now using 22% of average teacher salary of the prior year (median teacher salary for all teachers for 1997-98 is \$41,494) it is estimated that \$201,643,412 would be needed rather than the \$176,712,000 of FY99. Acknowledging the \$50 million in personnel reimbursement needed for noncertificated employee reimbursement, it is estimated an additional \$23 million over the FY99 prorated level is needed. The FY2000 projection for full funding for all 6 special education line items (extraordinary, orphanage, personnel reimbursement, private tuition, summer school and transportation) as of December, 1998 is estimated at \$863,100,000.

STATE MANDATES FISCAL NOTE (State Board of Education)

Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL, JERRY

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elementary & Secondary

Education

99-03-03 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 FOWLER

99-03-05 H Added As A Co-sponsor OSMOND

99-03-11 H Fiscal Note Filed

H St Mandate Fis 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 116-000-000

H Added As A Co-sponsor GASH

99-03-18 S Arrive Senate

S Placed Calndr First Rdg

99-04-26 S Chief Sponsor DEMUZIO

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1731 LYONS, EILEEN.

305 ILCS 5/10-2

from Ch. 23, par. 10-2

Amends the support enforcement Article of the Illinois Public Aid Code. Makes a technical change in provisions regarding the extent of liability for support.

99-02-18 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1732 MOORE, ANDREA – COULSON – GASH – GARRETT – MATHIAS, MULLIGAN AND YOUNGE.

215 ILCS 106/22 new

Amends the Children's Health Insurance Program Act. Provides that the Department of Public Aid shall develop procedures to allow community providers and schools to act as sites to enroll children in the Children's Health Insurance Program. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that rather than act as sites to enroll children in the Program, community providers and schools shall assist in enrolling children in the Program.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

99-02-24			Assigned to Children & Youth
99-03-03			Do Pass/Short Debate Cal 009-000-000
		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-04	Η	Added As A Joint Sponsor Co	OULSON
		Added As A Joint Sponsor G	
·		Added As A Joint Sponsor G	
99-03-16		Second Reading-Short Debate	g.
		Pld Cal 3rd Rdg-Shrt Dbt .	
99-03-18		Added As A Joint Sponsor M	
		Added As A Co-sponsor MU	
		3rd Rdg-Shrt Dbt-Pass/Vote	118-000-000
99-03-22		Arrive Senate	
		Placed Calndr First Rdg	
99-03-23		Chief Sponsor PETERSON	
		First reading	Referred to Sen Rules Comm
		Added as Chief Co-sponsor I	
99-04-20		Added as Chief Co-sponsor V	
	S		Assigned to Public Health & Welfare
99-04-26		Added as Chief Co-sponsor I	
		Added as Chief Co-sponsor M	
		Added As A Co-sponsor MA	
99-04-27	S	Amendment No.01	PUB HEALTH S Adopted
	S		Recmnded do pass as amend 010-000-000
		Placed Calndr, Second Rdg	
99-04-28		Second Reading	
		Placed Calndr,3rd Reading	
99-05-06		Added As A Co-sponsor TRO	
		Third Reading - Passed 058-0	000-000
		Arrive House	0.1
00.05.12		Place Cal Order Concurrence	:01
99-05-13		Motion Filed Concur	HDIH
	H	Motion referred to Calendar Order of Concurren	HRUL
00.05.17			
99-03-17		Be apprvd for considerath 01 H Concurs in S Amend 01/11	
		Passed both Houses	.3-000-000
		Added As A Co-sponsor YO	UNGF
99-06-15		Sent to the Governor	ONOL
		Governor approved	
73-00-1U		Effective Date 99-08-10	· ·
	Н		
	11	1 Oplie Act 71-04/1	

HB-1733 MOORE, ANDREA.

820 ILCS 405/612

from Ch. 48, par. 442

Amends the Unemployment Insurance Act. Provides that an individual is ineligible for benefits on the basis of wages for service in any capacity for a Head Start program, or on the basis of wages for service for a municipality as a school crossing guard, during a vacation period or holiday recess if the individual performed the service before the vacation period or holiday recess and there is a reasonable assurance that the individual will perform the service after the vacation period or holiday recess.

```
99-02-18 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1734 DELGADO.

820 ILCS 30/1 from Ch. 48, par. 2e 820 ILCS 30/2 from Ch. 48, par. 2f

Amends the Employment of Strikebreakers Act. Provides that no person may knowingly contract with a temporary day labor service to replace an employee during a strike or lockout.

BALANCED BUDGET NOTE (Bureau of the Budget)
Since this bill is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
HOUSING AFFORDABILITY NOTE (Housing Development Authority)

```
This bill will have no fiscal effect on the cost of construct-
ing, purchasing, owning or selling a single family residence.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Does not create a State mandate.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
Does not preempt home rule authority.
FISCAL NOTE (Department of Labor)
There will be no fiscal impact.
99-02-18 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Labor & Commerce
99-03-03 H
                                       Do Pass/Stndrd Dbt/Vote 009-006-000 HLBC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-04 H
                                       Fiscal Note Requested PARKE
         Н
                                       St Mandate Fis Nte Req PARKE
         Η
                                       Balanced Budget Note Req PARKE
         Н
                                       Home Rule Note Requested PARKE
         Н
                                       Housng Aford Note Requested PARKE
         H Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                       Balanced Budget Note Filed
         Η
                                       Housing Aford Note Filed
         H
                                       St Mandate Fis Note Filed
                                       Home Rule Note Filed
         Н
         H Cal 2nd Rdg Stndrd Dbt
99-03-12 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                       Fiscal Note Filed
         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-1735 DELGADO – MCKEON AND SLONE.

New Act

Creates the Day Labor Services Act. Provides that day labor service agencies shall post a list of all employers that are seeking day laborers and provide a detailed description of the work. Contains requirements concerning notices, meals, transportation, safety equipment, clothing, accessories, payment of wages, and other matters. Provides that day labor service agencies shall register with the Department of Labor and pay a registration fee. Provides for adoption of rules by the Department and for penalties for violations of the Act or rules. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Deletes the requirement that notices be written in specified languages. Adds language providing that the Department of Labor shall recommend that day labor services, in counties with population of 500,000 or greater, employ personnel who can communicate in specified languages. Makes other changes.

```
FISCAL NOTE, H-AM 1 (Department of Labor)
```

Total fiscal impact on the Department would be \$91,200.

STATE MANDATES NOTE, H-AM I

(Department of Commerce and Community Affairs)

Does not create a State mandate.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
99-02-18 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
99-02-24 H
                                      Assigned to Labor & Commerce
99-03-05 H
                 Amendment No 01
                                      LABOR-CMRC H
                                                               Adopted
                                      Do Pass Amend/Short Debate 010-006-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H
                                      Fiscal Note Reg as amended BLACK
         Н
                                      St Mndt Fis Note Reg Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                                      Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
99-03-22 H
                                      St Mndt Fis Note Fld Amnd
         H Held 2nd Rdg-Short Debate
```

```
99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H
                                                3d Reading Consideration PP
                                                Calendar Consideration PP
                Н
                H Added As A Joint Sponsor MCKEON
      99-03-26 H
                                              Re-Refer Rules/Rul 19(a)
      99-04-14 H Added As A Co-sponsor SLONE
      01-01-09 H Session Sine Die
HB-1736
             RONEN.
  225 ILCS 15/2
                                     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
```

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.

FISCAL NOTE (Department of Professional Regulation) The fiscal impact would be: 4 year revenue \$598,800, 4 year expenses \$556,063 and the net revenue \$42,737.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-02-18 H Filed With Clerk
```

99-U	7Z-10 II	rneu with Clerk	
	. Н	First reading	Referred to Hse Rules Comm
99-0	2-24 H		Assigned to Registration & Regulation
99-0	3-05 H		Re-Refer Rules/Rul 19(a)
99-0	3-09 H		Fiscal Note Filed
	Н		Committee Rules
01-0	1-09 H	Session Sine Die	

HB-1737 SILVA – FOWLER.

210 ILCS 3/30 210 ILCS 3/35

Amends the Alternative Health Care Delivery Act. Provides that there shall be no more than 10 birth center alternative health care models in the demonstration program authorized under the Act. Sets forth requirements for the location of the centers and for services and standards of the centers. Requires the Department of Public Health to adopt rules for the operation and research of birth centers. Makes other changes.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-18 H Filed With Clerk
         H Added As A Joint Sponsor FOWLER
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Health Care Availability &
                                       Motion Do Pass-Lost 005-005-001 HCAA
99-03-04 H
                                       Remains in CommiHealth Care Availability
         H
                                         & Access
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

ZICKUS - LYONS, EILEEN - MATHIAS AND HANNIG. HB-1738

720 ILCS 5/21-1.3

Amends the Criminal Code of 1961 to provide that a person under 19 years of age convicted for criminal defacement of property shall have his or her driving privileges suspended by the Secretary of State for 1 year. Requires the clerk of the court to send a report to the Secretary of State concerning the conviction of any person under 19 years of age for criminal defacement of property.

HOUSE AMENDMENT NO. 1.

Further amends the Criminal Code of 1961 to provide that the court may (instead of shall) suspend the driving privileges for persons under 19 years of age convicted of criminal defacement of property for up to 1 year (instead of 1 year).

```
99-02-18 H Filed With Clerk
         H Added As A Joint Sponsor LYONS, EILEEN
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 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
99-03-12 H Added As A Co-sponsor HANNIG
                Amendment No.01
99-03-16 H
                                      ZICKUS
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                Amendment No.01
                                      ZICKUS
99-03-23 H
         H Recommends be Adopted HRUL
                Amendment No.01
                                      ZICKUS
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
         H Added As A Joint Sponsor MATHIAS
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor RADOGNO
                                      Referred to Sen Rules Comm
         S First reading
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
```

HB-1739 MATHIAS – OSMOND – BEAUBIEN – MOORE,ANDREA – GASH, O'BRIEN, GARRETT, FRANKS AND HOLBROOK.

605 ILCS 5/5-701.7

from Ch. 121, par. 5-701.7

Amends the Illinois Highway Code. Provides that any county board, with the approval of the Department of Transportation, may use motor fuel tax funds allotted to it, matching tax funds, or any other funds of the county for highways to pay the county's proportionate share of any federally eligible transportation project on, adjacent to, or intended to serve county highways in the county.

```
99-02-18 H First reading
         H Added As A Joint Sponsor OSMOND
         H Added As A Joint Sponsor BEAUBIEN
         H Added As A Joint Sponsor MOORE, ANDREA
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Transportation & Motor Vehicles
99-03-03 H
                                     Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor GASH
99-03-04 H Joint Sponsor Changed to GASH
99-03-05 H Added As A Co-sponsor O'BRIEN
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor GARRETT
99-03-12 H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor HOLBROOK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
99-03-17 S First reading
                                      Referred to Sen Rules Comm
99-03-18 S Added as Chief Co-sponsor PARKER
99-04-20 S
                                      Assigned to Transportation
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
99-05-06 S Third Reading - Passed 057-000-000
H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
H Effective Date 00-01-01
```

PUBLIC ACT 91-0315

HB-1740 BUGIELSKI – MCAULIFFE – CAPPARELLI – SAVIANO – LY-ONS,EILEEN.

815 ILCS 175/15-5

Amends the Illinois Loan Brokers Act of 1995. Makes a stylistic change in a provision concerning definitions.

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

No fiscal impact on SoS.

Н

HOUSE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 175/15-5 Adds reference to: 815 ILCS 175/15-80

Deletes everything. Amends the Illinois Loan Brokers Act of 1995. In language exempting specified persons from the registration and bonding requirements of the Act, provides instead that those persons are exempt from specified Sections of the Act. Effective immediately.

	mmcui			
ç	9-02-18	Η	First reading	Referred to Hse Rules Comm
ç	99-02-24	Η		Assigned to Executive
ç	99-03-05	Η		Do Pass/Short Debate Cal 015-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
9	99-03-16		Second Reading-Short Debate	e `
		Η	Held 2nd Rdg-Short Debate	
ç	99-03-22		Amendment No.01	BUGIELSKI
		Η	Amendment referred to	HRUL
			Held 2nd Rdg-Short Debate	
9	99-03-23	Η		Fiscal Note Filed as amnded
		Η	Amendment No.01	BUGIELSKI
		Η	Rules refers to	HFIN
			Held 2nd Rdg-Short Debate	
9	99-03-24		Amendment No.01	BUGIELSKI
			Recommends be Adopted HF	
		Η	Amendment No.01	BUGIELSKI Adopted
			Pld Cal 3rd Rdg-Shrt Dbt	
9	99-03-25		Added As A Joint Sponsor M	
			Added As A Joint Sponsor C.	
			Added As A Joint Sponsor Sa	
			3rd Rdg-Shrt Dbt-Pass/Vote	111-000-001
			Arrive Senate	
			Placed Calndr First Rdg	HOME DE PRO
	00.04.06		Added As A Joint Sponsor L	YONS, EILEEN
3	99-04-26		Chief Sponsor WALSH,T	
			First reading	Referred to Sen Rules Comm
	99-04-27	S		Assigned to Financial Institutions
٩	99-05-06	S	D 10110 1D1	Recommended do pass 008-000-000
			Placed Calndr, Second Rdg	
9	99-05-07		Second Reading	
			Placed Calndr,3rd Reading	
9	99-05-12		Third Reading - Passed 056-0	000-000
			Passed both Houses	
			Sent to the Governor	
9	99-08-06		Governor approved	
		Η	Effective Date 99-08-06	
		Н	PUBLIC ACT 91-0435	

HB-1741 BEAUBIEN.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure. Provides the County of Lake with quick-take eminent domain power with respect to specified property for a period of 24 months from the effective date of this amendatory Act. Effective immediately.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-04 H 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-1742 BUGIELSKI – CAPPARELLI.

765 ILCS 1025/2 from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act in provisions regarding the presumption of abandonment of property held or owing by a banking or financial organization to provide that a presumption of abandonment does not apply to charges that may be lawfully withheld in connection with money orders issued by currency exchanges. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled March 18, 1999)

Provides that the exclusion for charges that may be lawfully withheld applies to written instruments including certificates of deposit, drafts, money orders, and travelers checks (instead of only money orders issued by currency exchanges).

```
FISCAL NOTE, H-AM 1 (Department of Financial Institutions)
Loss of revenue would be a percentage of the total dollar
amount reported for the specified property codes.
99-02-18 H First reading
         H Added As A Joint Sponsor CAPPARELLI
         Н
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Financial Institutions
99-03-03 H
                                       FIN INSTIT H
                 Amendment No.01
                                                                 Adopted
                                       Do Pass Amend/Short Debate 019-000-000
         Η
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 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
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Relld 2nd Rdg-Short Debate
                                       Mtn Prevail -Table Amend No 01
         H
         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 WALSH,T
99-03-23 S First reading
                                       Referred to Sen Rules Comm
99-03-25 S Added as Chief Co-sponsor REA
99-04-22 S
                                       Assigned to Financial Institutions
99-04-29 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 054-001-002
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 99-07-29
              PUBLIC ACT 91-0316
         Η
```

HB-1743 BEAUBIEN.

35 ILCS 200/4-15

Amends the Property Tax Code. Provides that an assessment officer who has been awarded an Assessment Administration Specialist or Cadastral Mapping Specialist certificate shall receive additional compensation of \$250 per year. Provides that if an assessment officer has been awarded more than one certificate but not the Certified Assessment Evaluator certificate, then the maximum additional compensation shall be \$250.

```
HOUSE AMENDMENT NO. 1.
Adds an immediate effective date.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-18 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Revenue
    99-03-04 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 H
                    Amendment No.01
                                         BEAUBIEN
             Η
                     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
                                         BEAUBIEN
             H Recommends be Adopted HRUL/003-002-000
                    Amendment No.01
             Η
                                         BEAUBIEN
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-012-002
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-25 S Chief Sponsor WALSH,T
                                          Referred to Sen Rules Comm
             S First reading
    99-04-20 S
                                          Assigned to Revenue
    99-04-29 S
                                          Postponed
    99-05-06 S
                                          Recommended do pass 007-003-000
             S Placed Calndr, Second Rdg
    99-05-07 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-12 S Third Reading - Passed 048-009-001
             H Passed both Houses
    99-06-10 H Sent to the Governor
    99-08-06 H Governor approved
             Η
                  Effective Date 99-08-06
                  PUBLIC ACT 91-0436
             Н
```

HB-1744 BEAUBIEN - OSMOND.

205 ILCS 620/3-4 new

Amends the Corporate Fiduciary Act. Provides that a corporate fiduciary that manages its computer systems in a manner consistent with similar corporate fiduciaries in the same geographic area shall be deemed to have acted prudently with respect to its computer systems. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes all substantive provisions. Leaves only a Section caption.
    99-02-18 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Judiciary I - Civil Law
                                          Do Pass/Short Debate Cal 010-000-000
    99-03-03 H
             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
                                          BEAUBIEN
             H
                     Amendment referred to HRUL
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
    99-03-25 H
                     Amendment No.01
                                          BEAUBIEN
                                                                   Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H 3rd Rdg-Shrt Dbt-Pass/Vote 101-011-000
    99-03-26 S Arrive Senate
             S Placed Calndr First Rdg
             H Added As A Joint Sponsor OSMOND
    00-02-29 S Chief Sponsor O'MALLEY
             S First reading
                                          Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
```

HB-1745 NOVAK.

415 ILCS 5/22.19a

415 ILCS 5/22.19b

Amends the Environmental Protection Act. Provides that a sanitary landfill or waste disposal site that is a pollution control facility that ceased accepting waste on or before

August 19, 1997 or any part of a sanitary landfill or waste disposal site that is a pollution control facility that ceased accepting waste on or before August 19, 1997 may be located within the boundary of the 100-year floodplain. Provides that the Agency shall propose and the Board shall adopt financial assurance rules only for certain sanitary landfills and waste disposal sites rather than for all sanitary landfills and waste disposal sites that may be located within the boundary of the 100-year floodplain. Effective immediately.

```
FISCAL NOTE (Pollution Control Board)
HB1745 will have no fiscal impact on PCB.
FISCAL NOTE, H-AM 1 (Environmental Protection Agency)
Minimal cost is anticipated.
99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Environment & Energy
99-03-03 H
                                       Fiscal Note Filed
         Н
                                       Committee Environment & Energy
99-03-04 H
                                       Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H
                 Amendment No.01
                                       NOVAK
                 Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 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-1746 NOVAK – BRUNSVOLD.

30 ILCS 105/6z-32

Amends the State Finance Act. Provides that the scheduled monthly transfers from the General Revenue Fund to the Conservation 2000 Fund shall continue until June 30, 2009 (now end on June 30, 2001).

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor BRUNSVOLD
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to State Government
                                            Administration
    99-03-04 H
                                          Do Pass/Short Debate Cal 007-000-000
             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
    99-03-17 S Chief Sponsor WALSH,L
             S First reading
                                          Referred to Sen Rules Comm
    99-04-22 S Sponsor Removed WALSH,L
             S Alt Chief Sponsor Changed SIEBEN
                                          Assigned to State Government Operations
    99-04-26 S Added as Chief Co-sponsor DONAHUE
             S Added as Chief Co-sponsor NOLAND
             S Added as Chief Co-sponsor MADIGAN,R
    99-04-28 S Added as Chief Co-sponsor WALSH,L
    99-04-29 S
                                          Recommended do pass 008-000-000
             S Placed Calndr, Second Rdg
    99-05-04 S Second Reading
             S Placed Calndr,3rd Reading
    99-05-06 S Third Reading - Passed 056-000-001
             H Passed both Houses
    99-06-04 H Sent to the Governor
    99-07-30 H Governor approved
             Η
                 Effective Date 00-01-01
```

PUBLIC ACT 91-0379

HB-1747 **1960**

```
HB-1747 BURKE.
```

30 ILCS 805/8.23 new 50 ILCS 750/10.4 new

Amends the Emergency Telephone System Act. Requires dispatchers to be certified by the Academy of Emergency Medical Dispatchers. Preempts home rule. Amends the State Mandates Act to provide that reimbursement is not required for any mandate imposed by this amendatory Act.

HOUSE AMENDMENT NO. 1.

Provides for certification of only persons who provide emergency medical dispatch services. Provides that certification must be by the National Academy of Emergency Medical Dispatch. Requires the use of a medical priority dispatch system approved by the Academy. Requires the implementation of a medical dispatch quality assurance program.

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JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
      There would be no change in the number of judges needed.
      FISCAL NOTE, H-AM 1 (Department of Public Health)
      The Department does not anticipate a direct fiscal impact.
      STATE MANDATES NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      Creates a personnel mandate for which reimbursement of 100% of
      increased costs to units of local gov't. is required, and a
      local gov't. organization and structure mandate for which
      State reimbursement is not required. HB1747 exempts the State
      from reimbursement liability.
  NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
      99-02-18 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Executive
      99-03-04 H
                                              EXECUTIVE H
                        Amendment No.01
                                                                        Adopted
                Н
                                              Do Pass Amd/Stndrd Dbt/Vote 008-007-000
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-03-05. H
                                              Fiscal Note Reg as amended POE
                                              St Mndt Fis Note Rea Amnd
                Н
                                              Judicial Note Riled as amnd
                H Cal 2nd Rdg Stndrd Dbt
                                              Fiscal Note Filed as amnded
      99-03-10 H
                H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                              Judicial Note Req as amend BY HOUSE
                                                AMEND #1
                H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-24 H
                                              St Mndt Fis Note Fld Amnd
                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-1748
             BURKE.
  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.
      99-02-18 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Executive
```

99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1749 BURKE.

55 ILCS 5/5-1095

from Ch. 34, par. 5-1095

Amends the Counties Code. Makes stylistic changes in the Section regarding community antenna and satellite-transmitted television programming.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

1961 HB-1750

HB-1750 BURKE - FLOWERS - SAVIANO.

225 ILCS 63/85

Amends the Naprapathic Practice Act. Makes a technical change in a Section relating to fees.

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                     BURKE
         Н
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Added As A Joint Sponsor FLOWERS
         H Added As A Joint Sponsor SAVIANO
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1751 BURKE.

65 ILCS 5/11-42-11

from Ch. 24, par. 11-42-11

Amends the Illinois Municipal Code. Makes stylistic changes in the Section regarding community antenna and satellite-transmitted television programming.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1752 BURKE AND JOHNSON,TIM.

110 ILCS 979/10

Amends the Illinois Prepaid Tuition Act to allow a nonresident whose parents are divorced and have joint custody to be defined as a qualified beneficiary if one parent is an Illinois resident. Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
H Added As A Co-sponsor JOHNSON,TIM
01-01-09 H Session Sine Die
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HB-1753 BURKE AND TENHOUSE.

5 ILCS 312/3-104

from Ch. 102, par. 203-104

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

FISCAL NOTE (Secretary of State)

There would be a one-time printing cost of \$2,000.

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

 (-)			
99-02-18	Η	First reading	Referred to Hse Rules Comm
99-02-24	Η		Assigned to Executive
99-03-04	Η		Do Pass/Short Debate Cal 015-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-05	Η		Fiscal Note Requested POE
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
99-03-08	Η		Fiscal Note Filed
	Η	Cal Ord 2nd Rdg-Shrt Dbt	•
99-03-16	Η	Second Reading-Short Debat	e
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
99-03-17	Η	Added As A Co-sponsor TEN	NHOUSE
99-03-24	Η	-	3d Reading Consideration PP
	Н		Calendar Consideration PP

HB-1754 BURKE.

99-03-26 H

30 ILCS 235/1 110 ILCS 979/10

from Ch. 85, par. 901

Re-Refer Rules/Rul 19(a)

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110 ILCS 979/20
110 ILCS 979/30
```

Amends the Illinois Prepaid Tuition Act and the Public Funds Investment Act. Provides that the Public Funds Investment Act does not apply to the Illinois Prepaid Tuition Trust Fund. Provides that a person who is less than one year of age must have a parent or legal guardian who has been an Illinois resident for at least 12 months before the date of the contract (instead of a relative who is an Illinois resident) in order to be a qualified beneficiary. Changes the name of the advisory panel to the investment advisory panel.

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NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading
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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Higher Education
99-03-04 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 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-1755 BROSNAHAN – DART – LYONS, EILEEN.

```
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 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 of information, such as 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 be retained for public inspection. Provides for confidentiality of patient records.

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99-02-18 H First reading
H Added As A Joint Sponsor DART
H Referred to Hse Rules Comm

99-02-24 H Assigned to Consumer Protect'n & Product Regul

99-03-02 H Joint Sponsor Changed to LYONS, EILEEN

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-1756 BROSNAHAN - DART.

```
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, including food, purchased from an entity organized under the General Not For Profit Corporation Act of 1986 if the sale proceeds are used for children's services or activities. Excepts the provisions from the sunset requirements. Effective January 1, 2000.

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

99-02-18 H First reading
H Added As A Joint Sponsor DART
H Referred to Hse Rules Comm

99-02-24 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

1963 HB-1757

HB-1757 SCHMITZ - DURKIN.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that the court may impose an extended term sentence upon a defendant who was at least 17 years of age at the time of the commission of the offense and who is convicted of a felony and has been previously adjudicated a delinquent minor for a Class X or Class 1 felony.

```
NOTE(S) THAT MAY APPLY: Correctional
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Judiciary II - Criminal Law
      99-02-24 H
                                             Do Pass/Short Debate Cal 009-001-002
      99-03-04 H
               H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor DURKIN
      99-03-09 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 098-014-003
      99-03-17 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-18 S Chief Sponsor DILLARD
                S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1758
             CROSS.
   10 ILCS 5/1-1
                                    from Ch. 46, par. 1-1
  Amends the Election Code by adding a caption to the short title Section.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Do Pass/Short Debate Cal 015-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
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01-01-09 H Session Sine Die

99-03-26 H

HB-1759 ZICKUS – BELLOCK – BOLAND – DART – WOJCIK, SMITH,MICHAEL, GILES, SCHMITZ, LAWFER, SOMMER, WAIT, WINTERS, MITCHELL,JERRY, WINKEL, RIGHTER, O'CONNOR, LYONS,EILEEN, KOSEL, MYERS,RICHARD, MITCHELL,BILL, JONES,JOHN AND BOST.

Re-Refer Rules/Rul 19(a)

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720 ILCS 5/12-3.2 from Ch. 38, par. 12-3.2 
720 ILCS 5/12-30 from Ch. 38, par. 12-30
```

99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Amends the Criminal Code of 1961. Provides that a person who is convicted of domestic battery and who has a prior conviction for aggravated battery committed against a family or household member is guilty of a Class 4 felony (now a Class A misdemeanor).

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that domestic battery or a violation of an order of protection is a Class 4 felony if the defendant has any prior conviction for aggravated battery, stalking, aggravated stalking, unlawful restraint, or aggravated unlawful restraint when any of these offenses have been committed against a family or household member. Effective October 1, 1999.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-18 H First reading
             H Added As A Joint Sponsor BELLOCK
                                          Referred to Hse Rules Comm
    99-02-24 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
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to BOLAND
             H Joint Sponsor Changed to DART
             H Joint Sponsor Changed to WOJCIK
    99-03-12 H Added As A Co-sponsor SMITH, MICHAEL
             H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
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99-03-15 H Added As A Co-sponsor GILES
      99-03-16 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-25 S Chief Sponsor RADOGNO
      99-03-26 S First reading
                                            Referred to Sen Rules Comm
      99-04-14 S
                                            Assigned to Judiciary
      99-04-21 S
                                            Held in Committee
      99-04-28 S
                       Amendment No.01
                                            JUDICIARY S
                                                                    Adopted
               S
                                            Recmided do pass as amend 009-000-000
               S Placed Calndr.Second Rdg
      99-04-29 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-06 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
      99-05-17 H Be apprivd for consideratn 01/HRUL
               H H Concurs in S Amend 01/115-000-000
               H Passed both Houses
               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 WAIT
               H Added As A Co-sponsor WINTERS
               H. Added As A Co-sponsor MITCHELL, JERRY
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor RIGHTER
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor LYONS, EILEEN
               H Added As A Co-sponsor KOSEL
               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
      99-06-15 H Sent to the Governor
      99-07-15 H Governor approved
                    Effective Date 99-10-01
               Η
                    PUBLIC ACT 91-0112
HB-1760
            TENHOUSE.
  230 ILCS 10/20
                                   from Ch. 120, par. 2420
  Amends the Riverboat Gambling Act. Makes technical changes in the Section con-
cerning prohibited activities.
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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-1761
            BIGGINS.
  720 ILCS 5/11-9
                                   from Ch. 38, par. 11-9
  720 ILCS 5/26-1
                                   from Ch. 38, par. 26-1
```

Amends the Criminal Code of 1961. Provides that a third or subsequent conviction for public indecency is a Class 4 felony (now a Class A misdemeanor). Provides that a third or subsequent conviction for disorderly conduct is a Class 4 felony when the offense is entering upon the property of another and, for a lewd or unlawful purpose, deliberately looking into a dwelling on the property through a window or other opening in it. Provides that a first conviction for this form of disorderly conduct is a Class A misdemeanor (now a Class B misdemeanor).

NOTE(S) THAT MAY APPLY: Correctional

99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 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 Sacond Reading-Short Dbt
99-03-15 H Sacond Reading-Short Dbt
99-03-16 S Hrive Senate
S Placed Calndr First Rdg

01-01-09 H Session Sine Die HB-1762 HULTGREN – BELLOCK – MATHIAS AND GILES.

20 ILCS 301/40-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act to make stylistic changes in the Section concerning election of treatment.

HOUSE AMENDMENT NO. 1.

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that an alcoholic or addict in a "designated program" shall be monitored by the probation department and subject to probation conditions as if he or she was sentenced to probation.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 301/40-5 Adds reference to: 20 ILCS 301/40-10 730 ILCS 5/5-5-3

Deletes everything. Amends the Alcoholism and Other Drug Abuse and Dependency Act to require offenders who elect treatment to be sentenced to probation. Amends the Unified Code of Corrections to permit offenders who commit residential burglary or certain Class 2 or greater felonies after having committed a Class 2 or greater felony within 10 years to be sentenced to probation and enter a treatment program. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Restores provisions permitting the court to sentence the offender to probation and to a treatment alternative to imprisonment rather than mandating that treatment instead of imprisonment. Deletes new amendatory provisions added to the Unified Code of Corrections. Provides that the prohibition on a defendant serving probation if convicted of residental burglary or if convicted of a Class 2 or greater felony within 10 years of the date of committing the current offense does not apply to a defendant sentenced to a treatment program under the Alcoholism and Other Drug Abuse and Dependency Act.

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99-02-18 H First reading
                                    Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                    HULTGREN
                Amendment referred to HRUL
        Η
        H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                Amendment No.01
                                    HULTGREN
         Н
                Rules refers to
                                      HIUB
         H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     HULTGREN
         H Recommends be Adopted HJUB/007-000-000
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor GILES
99-03-23 H
                Amendment No.02
                                    HULTGREN
        Η
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                    HULTGREN
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #2
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H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-001 H Added As A Joint Sponsor BELLOCK

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99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CRONIN
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-22 S
                                      Re-referred to Rules
                                       Assigned to Judiciary
99-05-05 S
                 Amendment No.01
                                      JUDICIARY
                                                                Adopted
         5
                                      Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 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
         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
         H Added As A Joint Sponsor MATHIAS
99-06-16 H Sent to the Governor
99-08-13 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-04 H Mtn fild accept amend veto #1/HULTGREN
         Н
                 Motion referred to
                                        HRUL
         H Placed Cal Amendatory Veto
99-11-16 H
                                      App for Consider - Complnce
                                      3/5 vote required
         H Accept Amnd Veto-House Pass 115-000-000
99-11-18 S Placed Cal Amendatory Veto
99-11-30 S Mtn fild accept amend veto CRONIN
99-12-01 S Accept Amnd Veto-Sen Pass 057-000-000
         H Bth House Accept Amend Veto
99-12-08 H Return to Gov-Certification
99-12-22 H Governor certifies changes
              Effective Date 99-12-22
         Н
              PUBLIC ACT 91-0663
```

HB-1763 HULTGREN.

720 ILCS 5/9-3

from Ch. 38, par. 9-3

Amends the Criminal Code of 1961. Provides that reckless homicide in which the defendant was determined to have been under the influence of alcohol or any other drug or drugs as an element of the offense, or in cases in which the defendant is proven beyond a reasonable doubt to have been under the influence of alcohol or any other drug or drugs and the defendant has been convicted of causing the death of more than one individual, is a Class X felony.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-18 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
    99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-003
    99-03-11 S Arrive Senate
             S Placed Caindr First Rdg
             S Chief Sponsor DILLARD
             S First reading
                                           Referred to Sen Rules Comm
    99-04-20 S
                                           Assigned to Judiciary
    99-04-28 S
                                           Postponed
                                           Committee Judiciary
    99-05-04 S Added as Chief Co-sponsor LIGHTFORD
    99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
    01-01-09 H Session Sine Die
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1967 HB-1764

HB-1764 HULTGREN.

720 ILCS 5/16-1

from Ch. 38, par. 16-1

Amends the Criminal Code of 1961. Provides that a person convicted of theft of property not exceeding \$300, other than a firearm and not from the person, who has been previously convicted of forgery, unlawful use of credit or debit cards, or possession of a stolen or converted motor vehicle is guilty of a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional
    99-02-18 H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Judiciary II - Criminal Law
    99-02-24 H
                                           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
    99-03-12 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 FAWELL
    99-03-26 S First reading
                                           Referred to Sen Rules Comm
    99-04-20 S
                                           Assigned to Judiciary
                                           Recommended do pass 009-000-000
    99-04-28 S
             S Placed Calndr, Second Rdg
    99-04-29 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-06 S Third Reading - Passed 046-011-000
             H Passed both Houses
    99-06-04 H Sent to the Governor
    99-07-15 H Governor vetoed
             H Placed Calendar Total Veto
```

HR-1765 WINKEL.

110 ILCS 205/9.29 new

99-11-18 H Total Veto Stands.

Amends the Board of Higher Education Act to allow the Board to recommend to a public university that the university hold a referendum on whether to charge a new non-instructional fee each time the university decides to charge a new noninstructional fee.

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99-02-18 H First reading
99-02-24 H
99-03-05 H
01-01-09 H Session Sine Die
Referred to Hise Rules Comm
Assigned to Higher Education
Re-Refer Rules/Rul 19(a)
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HB-1766 WINKEL - LAWFER - DURKIN - GILES - BLACK AND BRADY.

30 ILCS 105/5.490 new 110 ILCS 805/2-16.04

Amends the Public Community College Act and the State Finance Act. Provides community college foundations the opportunity to qualify for matching challenge grants from State funds at the matching rate of \$2.00 of appropriated State funds for each \$3.00 the community college foundation receives through private contributions. Creates the Academic Improvement Trust Fund for Community College Foundations in the State treasury. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that funds sufficient to provide the match shall be paid, subject to appropriation, from the Academic Improvement Trust Fund (instead of transferring the funds from the Academic Improvement Trust Fund).

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Higher Education
   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 Added As A Joint Sponsor GILES
             H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
             H Joint Sponsor Changed to LAWFER
             H Joint Sponsor Changed to DURKIN
             H Joint Sponsor Changed to BLACK
             H Added As A Co-sponsor BRADY
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99-03-11 S Arrive Senate
         S Chief Sponsor WEAVER,S
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-14 S
                                      Assigned to Education
99-04-21 S Added as Chief Co-sponsor O'MALLEY
                                      Recommended do pass 007-003-000
         S Placed Calndr, Second Rdg
99-04-22 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-23 S Added as Chief Co-sponsor KLEMM
99-04-26 S Third Reading - Passed 053-003-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-22 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-04 H Mtn fild accept amend veto #1/WINKEL
                Motion referred to
                                       HRUL
         H Placed Cal Amendatory Veto
99-11-16 H
                                      App for Consider - Complnce
                                      3/5 vote required
         H Accept Amnd Veto-House Pass 115-000-000
99-11-18 S Placed Cal Amendatory Veto
99-11-30 S Mtn fild accept amend veto WEAVER,S
99-12-01 S Accept Amnd Veto-Sen Pass 057-000-000
         H Bth House Accept Amend Veto
99-12-08 H Return to Gov-Certification
99-12-22 H Governor certifies changes
             Effective Date 99-12-22
         Н
         Η
             PUBLIC ACT 91-0664
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HB-1767 PERSICO.

755 ILCS 5/11a-18

from Ch. 110 1/2, par. 11a-18

Amends the Guardians for Disabled Adults Article of the Probate Act of 1975 by providing that the guardian of the estate has no duty to (i) investigate or evaluate the estate and business affairs of the ward for purposes of taking or proposing any authorized action or (ii) petition the court for authority to exercise the powers granted to the guardian.

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99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary I - Civil Law
99-03-05 H
                                       Do Pass/Short Debate Cal 011-000-000
         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
99-03-25 S Chief Sponsor FAWELL
99-03-26 S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Judiciary
99-04-22 S Added as Chief Co-sponsor DILLARD
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
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HB-1768 HAMOS.

750 ILCS 60/101

from Ch. 40, par. 2311-1

Amends the Illinois Domestic Violence Act of 1986. Makes stylistic changes in the short title Section.

99-02-18	Η	First reading	Referred to Hse Rules Comm
99-02-24	Η		Assigned 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	2
	Η	Held 2nd Rdg-Short Debate	

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99-03-26 H
01-01-09 H Session Sine Die
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Re-Refer Rules/Rul 19(a)

HB-1769 HAMOS.

35 ILCS 200/21-385 35 ILCS 200/22-15

35 ILCS 200/22-13

Amends the Property Tax Code. In counties of 3,000,000 or more inhabitants, allows a taxing district that is the tax deed petitioner to move for the appointment of a special process server of at least 18 years of age to serve notice of the property tax sale and the expiration and extension of the property's redemption period. Provides that the special process server shall make a return of the notice by filing an affidavit with the court clerk for the court record.

SENATE AMENDMENT NO. 1.

Adds reference to: 65 ILCS 5/11-31-2 from Ch. 24, par. 11-31-2 765 ILCS 35/100 from Ch. 30, par. 137 765 ILCS 35/102 from Ch. 30, par. 139 765 ILCS 35/102.3 new

Amends the Illinois Municipal Code. Provides that in the event a receiver appointed to bring a structure into code compliance completes a feasibility study which finds that the property cannot be economically brought into compliance, the receiver may petition the court for, and, if certain conditions are met, the court may order reimbursement for the cost of the feasibility study from the Receivership Feasibility Study and Fee Fund. Provides that the court shall order the receiver to reimburse the fund to the extent that the receiver is reimbursed upon foreclosure of the receiver's lien upon sale of the property. Amends the Registered Titles (Torrens) Act. Provides that, within 30 days after the effective date of this amendatory Act of the 91st General Assembly, the county treasurer shall transfer \$250,000 from the indemnity fund to the Receivership Feasibility Study and Fee Fund, a special fund created in the county treasury to be used for reimbursements to receivers as provided in the Illinois Municipal Code. Effective immediately.

**Provides that the event approach to the service of the service

99-02-18.	Н	First reading	Referred to Hse Rules Comm	
99-02-24	Η	-	Assigned to Revenue	
99-03-04	Η		Do Pass/Short Debate Cal 009-000-000	
	Η	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-11	Η	Second Reading-Short Debate	e	
	Н	Pld Cal 3rd Rdg-Shrt Dbt		
99-03-12	Н	3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000		
99-03-16	S	Arrive Senate		
	S	Placed Calndr First Rdg		
99-04-15	S	Chief Sponsor SILVERSTEI	N	
	S	First reading	Referred to Sen Rules Comm	
99-04-22	S		Assigned to Revenue	
99-05-06	S		Recommended do pass 008-000-000	
	S	Placed Calndr, Second Rdg	•	
99-05-11	S	Filed with Secretary		
	S	Amendment No.01	DELEO	
	S	Amendment referred to	SRUL	
99-05-12	S	Second Reading		
	S	Placed Calndr,3rd Reading		
99-05-13	S	Amendment No.01	DELEO	
	S	Rules refers to	SEXC	
	S	Amendment No.01	DELEO	
	S		Be adopted	
		Recalled to Second Reading		
	S	Amendment No.01	DELEO Adopted	
		Placed Calndr,3rd Reading		
99-05-14		Added as Chief Co-sponsor I		
	S			
		Arrive House		
00.05 :5		Place Cal Order Concurrence	: 01	
99-05-17		Motion Filed Concur	****	
	Η	Motion referred to	HRUL	

H Calendar Order of Concurren 01

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99-05-19 H Rules refers to HJUA/01
H Calendar Order of Concurren 01
99-05-20 H Be apprvd for consideratn I/HJUA/007-000-002
H H Concurs in S Amend 01/070-045-000
H Passed both Houses
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
H Effective Date 99-08-14
H PUBLIC ACT 91-0554
```

HB-1770 JONES.SHIRLEY - LANG.

30 ILCS 5/3-5.5 new

Amends the Illinois State Auditing Act. Provides that the Auditor General shall conduct a wage and compensation survey of all privately operated entities providing residential services to the mentally ill or developmentally disabled whose care is funded in whole or in part by grants from the Department of Human Services or by reimbursement from Medicaid funds (with specified exceptions). Provides that the survey results, listing the wages and benefits for each of the entities, shall be reported to the General Assembly within 9 months after the effective date of the amendatory Act. Effective immediately.

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FISCAL NOTE (Auditor General)
Estimated cost of the survey is $171,000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading
H Added As A Joint Sponsor LANG
Referred to Hse Rules Comm

99-02-24 H Assigned to State Government
Administration

99-03-05 H Fiscal Note Filed
H Re-Refer Rules/Rul 19(a)

00-02-08 H Primary Sponsor Changed To JONES, SHIRLEY

01-01-09 H Session Sine Die
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HB-1771 HAMOS - JOHNSON, TIM - TURNER, JOHN - ERWIN - LANG.

740 ILCS 180/2

from Ch. 70, par. 2

Amends the Wrongful Death Act. Provides for reduced damages in the case of contributory fault on the part of the decedent or a beneficiary. Requires the trier of fact to determine the decedent's contributory fault in accordance with the Code of Civil Procedure, and provides for barred or diminished damages accordingly. Provides for diminished damages for a beneficiary whose contributory fault is not more than 50% of the proximate cause of the wrongful death, and bars damages for a beneficiary whose contributory fault is more than 50% of the proximate cause of the wrongful death. Applies to actions pending on or filed after the effective date of this amendatory Act. Effective immediately.

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FISCAL NOTE (Administrative Office of Ill. Courts)
There will be no fiscal impact on the Judicial Branch.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
The bill would neither decrease nor increase the need for the
number of judges in the State.
99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                        Assigned to Judiciary I - Civil Law
                                        Do Pass/Stndrd Dbt/Vote 006-001-002 HJUA
99-03-03 H
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-04 H
                                       Fiscal Note Requested TURNER, JOHN
                                        Judicial Note RequesteTURNER, JOHN
         H
         H Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-11 H
                                        Judicial Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-22 H Added As A Joint Sponsor JOHNSON, TIM
         H Added As A Joint Sponsor TURNER, JOHN
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H Added As A Joint Sponsor ERWIN H Added As A Joint Sponsor LANG

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99-03-23 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-24 H 3rd Rdg-Stnd Dbt-Pass/Vote 076-036-000
99-03-25 S Arrive Senate
         S Placed Calndr First Rdg
99-04-14 S Chief Sponsor HAWKINSON
99-04-15 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Judiciary
99-04-26 S Added as Chief Co-sponsor LIGHTFORD
         S Added as Chief Co-sponsor MOLARO
                                      Recommended do pass 009-000-000
99-04-28 S
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Caindr,3rd Reading
99-05-06 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
         Н
              Effective Date 99-07-30
              PUBLIC ACT 91-0380
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HB-1772 HAMOS AND ERWIN.

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20 ILCS 1310/3.3 new
20 ILCS 1310/3.4 new
55 ILCS 5/3-2003.6 new
55 ILCS 5/4-4001 from Ch. 34, par. 4-4001
55 ILCS 5/4-12003 from Ch. 34, par. 4-12003
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Amends the Counties Code. Increases the fee for a marriage license by \$25 and provides that the \$25 shall be deposited into the Domestic Violence Shelter and Service Fund. Provides for waiver of the additional \$25 if both parties applying for the marriage license submit acceptable documentation that the incomes of their family units are below the poverty guidelines. Provides that the Department of Human Services shall adopt rules concerning documentation. Amends the Domestic Violence Shelters Act. Provides that the Department of Human Services shall produce a pamphlet concerning the prevention of domestic violence. Provides that county clerks shall distribute copies of the pamphlet to all persons applying for a marriage license. Prohibits moneys in the Domestic Violence Shelter and Service Fund from being used for programs for the treatment of abusers.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary I - Civil Law
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-1773 BURKE - BOLAND.

745 ILCS 49/12

Amends the Good Samaritan Act. Provides that a person or entity that owns, occupies, or manages a building or portion of a building in which a qualified person renders emergency medical care involving the use of an automatic external defibrillator in good faith and without compensation is not liable for any civil damages as a result of any act or omission, except for willful and wanton misconduct, by the person rendering that care.

HOUSE AMENDMENT NO. 1.

Provides that a person whose training was conducted in accordance with standards of the American Heart Association or the American Red Cross (rather than only the American Heart Association) qualifies for the exemption from civil liability.

FISCAL NOTE, H-ÂM 1 (Department of Public Health) The Department does not anticipate a direct fiscal impact.

SENATE AMENDMENT NO. 1.

Provides that any individual or entity providing training in the use of automated external defibrillators, conducted in accordance with specified standards, is not liable for any civil damages as a result of any act or omission, except for willful and wanton misconduct, by that individual or entity in providing that training.

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 H
                Amendment No.01
                                     JUD-CIVIL LAW H
                                                              Adopted
                                     Do Pass Amend/Short Debate 007-000-000
         H Placed Cal 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
         H Added As A Joint Sponsor BOLAND
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-001-001
99-03-16 S Arrive Senate
        . S Placed Calndr First Rdg
99-04-21 S Chief Sponsor SYVERSON
         S First reading
                                     Referred to Sen Rules Comm
99-04-27 S
                                     Assigned to Public Health & Welfare
99-05-04 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor SMITH
         S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor REA
99-05-06 S Filed with Secretary
                Amendment No.01
                                     SYVERSON
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                     SYVERSON
         S
                Rules refers to
                                       SPBH
         S
                Amendment No.01
                                     SYVERSON
         S
                                     Be adopted
99-05-13 S Second Reading
                Amendment No.01
         S
                                     SYVERSON
                                                              Adopted
         S Placed Calndr,3rd Reading
99-06-27 S
                                     Refer to Rules/Rul 3-9(b)
01-01-09 H Session Sine Die
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HB-1774 BELLOCK - LYONS, JOSEPH - HOWARD - PANKAU - SCHMITZ, CROTTY, LYONS, EILEEN AND BASSI.

750 ILCS 5/713

from Ch. 40, par. 713

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides for service of notice for attachment of the body of an obligor, in a proceeding to enforce an order for support, by regular mail addressed to the obligor at the obligor's last known address (now, by certified mail with delivery restricted to the obligor). Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: 750 ILCS 5/505

from Ch. 40, par. 505

Deletes everything. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that in an action to enforce an order for support based on the respondent's failure to make support payments as required by the order, notice of proceedings to hold the respondent in contempt for that failure may be served on the respondent by personal service or by regular mail addressed to the respondent's last known address. Provides that the respondent's last known address may be determined from records of the clerk of the court, from the Federal Case Registry of Child Support Orders, or by any other reasonable means. In the Section concerning attachment of the body of an obligor in a proceeding to enforce an order for support, provides that notice shall be served on the obligor by personal service or regular mail (now, by personal service or by certified mail with delivery restricted to the obligor). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-18 H First reading
                                    Referred to Hse Rules Comm
        H Added As A Joint Sponsor LYONS, JOSEPH
        H Added As A Joint Sponsor HOWARD
        H Added As A Joint Sponsor PANKAU
        H Added As A Joint Sponsor SCHMITZ
99-02-22 H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor LYONS, EILEEN
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99-02-24 H
                                      Assigned to Judiciary I - Civil Law
                                      Do Pass/Stndrd Dbt/Vote 006-000-002 HJUA
99-03-03 H
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-05 H Added As A Co-sponsor BASSI
99-03-12 H
                Amendment No.01
                                      BELLOCK
                Amendment referred to HRUL
         Н
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H
                Amendment No.01
                                      BELLOCK
         H Recommends be Adopted HRUL
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                                               Adopted
99-03-17 H
                Amendment No.01
                                      BELLOCK
         H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-18 H 3rd Rdg-Stnd Dbt-Pass/Vote 114-000-002
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor KARPIEL
                                      Referred to Sen Rules Comm
         S First reading
                                      Assigned to Judiciary
99-04-27 S
                                      Recommended do pass 010-000-000
99-05-05 S
         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
99-07-15 H Governor approved
         Н
              Effective Date 99-07-15
              PUBLIC ACT 91-0113
         Н
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HB-1775 FEIGENHOLTZ.

Appropriates \$1 from the General Revenue Fund to the Illinois Department of Public Health for ordinary and contingent expenses. Effective July 1, 1999.

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99-02-18 H First reading
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H COMMITTE DEADLINE
H EXTENDED - 3/12/99
Committee Appropriations-Human Services
99-03-12 H Resion Sine Die
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HB-1776 HAMOS – BOLAND – BURKE – MCGUIRE, MCCARTHY, ERWIN, DEL-GADO, FLOWERS, GARRETT, GASH, HOWARD, KENNER, LANG, MCKEON, OSTERMAN, SCOTT, SCULLY, SHARP, SILVA, SLONE, WINTERS, HOEFT, SCHMITZ, CROTTY, HOLBROOK, PUGH, SCHOENBERG, SMITH, MICHAEL AND BRADLEY.

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New Act
30 ILCS 105/5.490 new
35 ILCS 5/507U new
35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510
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Creates the Clean Election Act and amends the Illinois Income Tax Act and the State Finance Act. Limits amounts of contributions that may be made to candidates for the Offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Treasurer, and Comptroller. Requires candidates to maintain an election fund bank account. Provides that qualified candidates may receive matching funds from the State. Creates the Clean Election Fund and provides for the deposit of certain moneys into that Fund. Provides for a voluntary check-off system to permit taxpayers to designate \$5 of their income taxes to be used for that purpose. Contains other provisions. Effective January 1, 2000.

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FISCAL NOTE (State Board of Elections)
It is estimated that approximately $150,000 (hiring of additional staff, hearing officers and court reporters) will be needed by the State Board of Elections to implement the requirements of HB 1776, as introduced. However, the presence of several variables presents difficulties in developing a firm
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assessment of costs. Items such as the number of candidates participating, the number of complaints filed, the number of investigations conducted and the number of audits required will affect the initial and long-range costs.

FISCAL NOTE, H-AM 1, 2 (State Board of Elections)

Same as previous note.

FISCAL NOTE, H-AM 1,2,3 (State Board of Elections)

Same as previous notes.

JUDICIAL NOTE, H-AM 1,2 (Administrative Office of Ill. Courts)

This legislation would neither increase or decrease the number of judges needed in the State.

FISCAL NOTE, H-AM 1,2,3,4 (State Board of Elections)

Same as previous fiscal notes.

HOUSE AMENDMENT NO. 2.

Provides that the Clean Election Act is repealed on June 30, 2007.

HOUSE AMENDMENT NO. 3.

For the Offices of Comptroller and Treasurer, changes the limit on qualifying contributions to \$50,000 and the limit on expenditures to \$300,000 per primary cycle and \$800,000 per election cycle.

HOUSE AMENDMENT NO. 4.

Allows candidates for the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Treasurer, and Comptroller to receive qualified contributions of \$1,000 or less from individuals, corporations, and political committees (now, the contributions may be received from individuals and political committees). Allows candidates receiving matching funds to accept contributions from individuals, corporations, and political committees as long as the contributions are within the limits of the Act (now, candidates receiving matching funds may accept contributions from individuals and political committees). Provides that the report of the State Board of Elections to the General Assembly must set forth, among other things, the aggregate amount of contributions of \$1,000 or less (now, \$250 or less) received by the candidates and their principal campaign committees. Allows taxpayers to contribute to the Clean Election Fund through a voluntary check-off (now, taxpayers may contribute \$5 to the Clean Election Fund through the check-off).

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99-02-18 H First reading
        H Added As A Joint Sponsor BOLAND
        H Added As A Joint Sponsor BURKE
        H Added As A Joint Sponsor RONEN
                                     Referred to Hse Rules Comm
99-02-22 H Added As A Co-sponsor MCCARTHY
99-02-24 H
                                     Assigned to Elections & Campaign Reform
99-03-03 H
                                     Do Pass/Short Debate Cal 009-001-001
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-19 H Added As A Co-sponsor ERWIN
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
00-02-09 H
                                     Approved for Consideration 004-000-000
        H Held 2nd Rdg-Short Debate
        H Added As A Joint Sponsor MCGUIRE
                Amendment No.01
00-02-16 H
                                    HAMOS
                Amendment referred to HRUL
        Н
        Н
                Amendment No.02
                                     WINTERS
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
00-02-17 H
                                     Fiscal Note Filed
         H Held 2nd Rdg-Short Debate
00-02-22 H
                Amendment No.01
                                     HAMOS
        H Recommends be Adopted HRUL/005-000-000
                Amendment No.02
                                     WINTERS
         H Recommends be Adopted HRUL/005-000-000
                                     Fiscal Note Req as amended BY HA #1 & 2
         Η
                                     TENHOUSE
         Η
                                     Judicial Note Riled as amnd
         Η
                                     TENHOUSE
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00-02-22---Cont.
            H Held 2nd Rdg-Short Debate
            H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor OSTERMAN
            H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor SHARP
            H Added As A Co-sponsor SILVA
            H Added As A Co-sponsor SLONE
   00-02-23 H
                   Amendment No.03
                                       HAMOS
            Η
                   Amendment referred to HRUL
                                       Fiscal Note Filed as amnded
            H Held 2nd Rdg-Short Debate
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor CROTTY
                   Amendment No.03
   00-02-24 H
                                       HAMOS
            Η
                   Rules refers to
                                         HECR
            H Held 2nd Rdg-Short Debate
   00-02-25 H
                   Amendment No.03
                                       HAMOS
            H Recommends be Adopted HECR/011-000-000
                                       Fiscal Note Filed as amnded
            H Held 2nd Rdg-Short Debate
   00-02-29 H
                                       Judicial Note Req as amend BY HA'S #1 & 2
            Η
                   Amendment No.04
                                       HAMOS
                   Amendment referred to HRUL
            Н
            H Held 2nd Rdg-Short Debate
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor PUGH
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor BRADLEY
   00-03-01 H
                   Amendment No.04
                                       HAMOS
            H Recommends be Adopted HRUL/005-000-000
            H Held 2nd Rdg-Short Debate
   00-03-02 H
                                       Fiscal Note Filed as amnded
            Η
                   Amendment No.01
                                       HAMOS
                                                               Withdrawn
                                       WINTERS
            Н
                   Amendment No.02
                                                               Adopted
                   Amendment No.03
                                       HAMOS
                                                               Adopted
            Н
                   Amendment No.04
                                                               Adopted
                                       HAMOS
            H Pld Cal 3rd Rdg-Shrt Dbt
   00-03-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 100-017-000
   00-03-06 S Arrive Senate
            S Placed Calndr First Rdg
   00-03-07 S Chief Sponsor LINK
   00-03-08 S First reading
                                       Referred to Sen Rules Comm
   01-01-09 H Session Sine Die
          FEIGENHOLTZ.
760 ILCS 100/25 new
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HB-1777

Amends the Cemetery Care Act. Adds a provision regarding decorum and pet cemeteries. Adds a Section caption only.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1778 **1976**

HB-1778 BIGGINS - CURRIE - MATHIAS.

35 ILCS 200/17-10

Amends the Property Tax Code concerning sales ratio studies. Makes a technical change.

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SENATE AMENDMENT NO. 1.

Adds reference to:
35 ILCS 200/17-5
35 ILCS 200/17-15
35 ILCS 200/17-20
35 ILCS 200/17-25
35 ILCS 200/17-30
35 ILCS 200/17-35
35 ILCS 200/31-35
35 ILCS 200/31-15
35 ILCS 200/31-25
35 ILCS 200/31-30
35 ILCS 200/31-35
35 ILCS 200/31-47 new
35 ILCS 200/31-50
35 ILCS 200/31-50
35 ILCS 200/31-60
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35 ILCS 200/31-70

Deletes everything. Amends the Property Tax Code. Deletes the provisions mandating that the Department of Revenue apply separate township equalization factors if there are substantial differences in the assessment level in the townships. Deletes the provisions excepting counties that elect a county assessor from certain provisions. Provides that the Department may not include in its sales ratio studies seller-paid points in the reported sales price and the initial sale of residential property that has been converted to condominium property. Deletes the provision excluding from the real estate transfer tax the outstanding mortgage stated in the deed or the document. Changes the required information on the transfer declaration. Requires a verification to be included with the transfer declaration. Provides that any person who willfully falsifies the real estate value on the declaration may be prosecuted within 5 (now 3) years of the act and is liable for the tax due in addition to court-imposed fines. Makes other changes. Effective January 1, 2000.

SENATE AMENDMENT NO. 2.

Restores the provision excluding from the real estate transfer tax the outstanding mortgage stated in the deed or trust document. Deletes the amendatory provisions including any person who prepares the transfer declaration within the penalty provisions of the Real Estate Transfer Tax Law.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 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 Added As A Joint Sponsor CURRIE
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 098-013-004
         S Arrive Senate
         S Placed Caindr First Rdg
99-04-01 S Chief Sponsor JONES,E
99-04-14 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Revenue
99-05-06 S
                 Amendment No.01
                                      REVENUE
                                                               Adopted
                                      Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-11 S Filed with Secretary
         S
                 Amendment No.02
                                      JONES,E
         S
                 Amendment referred to SRUL
99-05-12
         S
                 Amendment No.02
                                      JONES,E
         S
                 Rules refers to
                                        SREV
         S
                 Amendment No.02
                                      JONES.E
         S Be apprvd for consideratn SREV/009-000-000
           Second Reading
         S
                 Amendment No.02
                                      JONES,E
                                                               Adopted
         S Placed Calndr, 3rd Reading
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99-05-14 S Added As A Co-sponsor O'MALLEY
         S Third Reading - Passed 050-006-001
         H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-17 H Motion Filed Concur
         H
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01,02
99-05-19 H
                Rules refers to
                                       HREV/01.02
         H Calendar Order of Concurren 01.02
99-05-20 H Be apprvd for consideratn 1/HREV/007-000-000
         H Be apprvd for consideratn 2/HREV/007-000-000
         H H Concurs in S Amend 01,02/109-000-001
         H Passed both Houses
         H Added As A Joint Sponsor MATHIAS
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
         Η
              Effective Date 00-01-01
              PUBLIC ACT 91-0555
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HB-1779 SCOTT - CURRY, JULIE - ERWIN.

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720 ILCS 675/0.05 new
720 ILCS 675/1 from Ch. 23, par. 2357
720 ILCS 675/1.1 new
720 ILCS 675/1.2 new
720 ILCS 675/1.3 new
720 ILCS 675/2 from Ch. 23, par. 2358
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Amends the Sale of Tobacco to Minors Act. Requires tobacco vendors to obtain a license from the Department of Public Health. Increases penalties for the distribution of tobacco to persons under 18 years of age. Requires retailers of tobacco products to examine photographic identifications of persons who appear to be under 27 27 years of age. Limits distribution of tobacco samples. Prohibits retailers from distributing individual cigarettes or a quantity of tobacco from a package intended for individual consumer use.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Children & Youth

99-02-26 H Primary Sponsor Changed To SCOTT

H Added As A Joint Sponsor CURRY, JULIE

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-19 H Added As A Joint Sponsor ERWIN

01-01-09 H Session Sine Die
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HB-1780 SAVIANO - RYDER - BUGIELSKI - CAPPARELLI - HOLBROOK AND BRADLEY.

New Act

Creates the Health Care Professional Credentialing Act. Provides that the Department of Public Health shall develop a standardized credentials verification program to provide guidelines to credentials verification organizations in providing a health care professional's core credentials data. Creates the Credentials Verification Advisory Council. Provides for registration of credentials verification organizations. Effective January 1, 2000.

SENATE AMENDMENT NO. 1.

Deletes everything except the short title Section.

SENATE AMENDMENT NO. 2.

Adds reference to:

New Act

Deletes everything. Creates the Health Care Professional Credentials Data Collection Act. Establishes the Health Care Credentials Council consisting of 13 members. Requires the Department, in consultation with the council, to establish a uniform health care credentials form, a uniform health care recredentials form, a uniform hospital credentials form, a uniform hospital recredentials form, and uniform updating forms. Provides that, beginning July 1, 2000, hospitals, health care entities, and health care plans only require the uniform forms for the purposes of credentialing or recredentialing. Pro-

vides that the Department must establish a single credentialing cycle and a single site survey. Provides that the Department shall study the need for coordinated credentials data verification. Effective immediately.

SENATE AMENDMENT NO. 3.

Provides that the claim of confidentiality shall not be invoked to deny a health care professional, health care entity, health care plan, or hospital access to or use of credentials data in any proceeding to challenge credentialing or recredentialing or in any judicial review.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor RYDER
             H Added As A Joint Sponsor BUGIELSKI
             H Added As A Joint Sponsor CAPPARELLI
                                          Referred to Hse Rules Comm
                                          Assigned to Registration & Regulation
    99-02-24 H
    99-03-03 H
                                          Do Pass/Short Debate Cal 013-001-002
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-18 H Added As A Joint Sponsor HOLBROOK
    99-03-19 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-003-003
             H Added As A Co-sponsor BRADLEY
    99-03-23 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor BURZYNSKI
    99-03-24 S First reading
                                          Referred to Sen Rules Comm
                                          Assigned to Licensed Activities
    99-04-15 S
    99-04-22 S
                                          Postponed
    99-04-29 S
                                          Postponed
    99-05-06 S
                     Amendment No.01
                                          LICENSED ACT. S
                                                                   Adopted
                                          Recmnded do pass as amend 008-000-000
             S Placed Calndr, Second Rdg
    99-05-07 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-13 S Filed with Secretary
             S
                     Amendment No.02
                                          BURZYNSKI
                     Amendment referred to SRUL
             S
                                          BURZYNSKI
                     Amendment No.02
             S
                     Rules refers to
                                           SLIC
             S
               Filed with Secretary
             S
                     Amendment No.03
                                          BURZYNSKI
             S
                     Amendment referred to SRUL
             S
                     Amendment No.02
                                          BURZYNSKI
             S
                                          Be adopted
              S
                Recalled to Second Reading
              S
                     Amendment No.02
                                          BURZYNSKI
                                                                   Adopted
              S Placed Calndr, 3rd Reading
                     Amendment No.03
                                          BURZYNSKI
    99-05-14 S
              S Be apprvd for consideratn SRUL
              S Recalled to Second Reading
                                          BURZYNSKI
                     Amendment No.03
                                                                    Adopted
              S Placed Calndr,3rd Reading
              S Third Reading - Passed 058-000-000
              H Arrive House
              H Place Cal Order Concurrence 01,02,03
              H Motion Filed Concur
                     Motion referred to
                                            HRUL
              H Calendar Order of Concurren 01,02,03
    99-05-19 H Be apprvd for consideratn 01,02,03
              H H Concurs in S Amend 1,2,3,/115-000-000
              H Passed both Houses
     99-06-17 H Sent to the Governor
     99-08-16 H Governor approved
                  Effective Date 99-08-16
              H
                  PUBLIC ACT 91-0602
              Н
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1979 HB-1781

HB-1781 REITZ - HOFFMAN.

735 ILCS 5/15-1603

from Ch. 110, par. 15-1603

Amends the Code of Civil Procedure. Provides that for real estate (rather than for residential real estate), the redemption period shall end on the date one month from the date of entry of a judgment of foreclosure (rather than the later of (i) the date 7 months from the date the mortgagor has been served with summons or by publication or has otherwise submitted to the jurisdiction of the court or (ii) the date 3 months from the date of entry of a judgment of foreclosure). Deletes provisions concerning the redemption period for real estate other than residential real estate.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

This bill will have no fiscal effect on the cost of construct-

ing, purchasing, owning or selling a single-family residence.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate. HOME RULE NOTE (Dept. of Commerce and Community Affairs)

Does not preempt home rule authority.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

The bill would neither decrease nor increase the number of

judges needed in the State.

FISCAL NOTE (Office of Banks and Real Estate)

Creates no fiscal impact.

HOUSE AMENDMENT NO. 1.

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Deletes all amendatory changes. Makes a stylistic change.
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99-02-18 H	First reading		Referred to Hse Rules Comm
99-02-24 H	r		Assigned to Judiciary I - Civil Law
99-02-24 D			Assigned to Judiciary 1 - Civil Law
99-03-03 H	[Do Pass/Short Debate Cal 007-000-002
		· ·	
H	Placed Cal 2:	nd Rdg-Shrt Dbt	

99-03-04 H

Fiscal Note Requested TURNER, JOHN Н St Mandate Fis Nte Req TURNER, JOHN Н Home Rule Note Requested TURNER, JOHN

> Н Housing Aford Note Requested

TURNER JOHN Judicial Note RequesteTURNER, JOHN

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-09 H Housing Aford Note Filed St Mandate Fis Note Filed Н Н Home Rule Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-11 H Judicial 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

99-03-23 H Primary Sponsor Changed To REITZ

H Added As A Joint Sponsor HOFFMAN

Н Amendment No.01 REITZ

Amendment referred to HRUL

H Held 2nd Rdg-Short Debate

99-03-24 H Amendment No.01 REITZ

H Recommends be Adopted HRUL

H Held 2nd Rdg-Short Debate

Amendment No.01 99-03-25 H REITZ Adopted H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 093-006-013

99-03-26 S Arrive Senate

S Placed Calndr First Rdg

99-04-27 S Chief Sponsor CRONIN

99-04-28 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1782 HOFFMAN - CURRY, JULIE - GARRETT.

10 ILCS 5/29-14.5 new

Amends the Election Code. Requires any person engaging in push-polling to (i) inform the person contacted that the call is being made on behalf of, in support of, or in opposition to a particular candidate, (ii) identify that candidate by name, and (iii) provide the telephone number of the place from which the push-polling is conducted. Provides that a violation is a Class A misdemeanor. Defines "push-polling".

CORRECTIONAL NOTE (Department of Corrections) There will be no fiscal or prison population impact.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Elections & Cam

 99-02-24 H
 Assigned to Elections & Campaign Reform

 99-03-03 H
 Motion Do Pass-Lost 005-004-000 HECR

 Do Pass-Lost 005-004-000 RECR
 Do Pass-Lost 005-004-000 RECR

H Do Pass/Stndrd Dbt/Vote 006-005-000 HECR

H Plcd Cal 2nd Rdg Stndrd Dbt
H Correctional Note Filed

H Cal 2nd Rdg Stndrd Dbt

99-03-16 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shrt Db 99-03-19 H Pld Cal 3rd Rdg-Stndrd Dbt

99-03-24 H- 3rd Rdg-Stnd Dbt-Pass/Vote 114-000-000

99-03-25 H Added As A Joint Sponsor CURRY, JULIE H Added As A Joint Sponsor GARRETT

S Arrive Senate

S Placed Calndr First Rdg

S. Chief Sponsor CULLERTON

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1783 HOFFMAN.

215 ILCS 5/456

from Ch. 73, par. 1065.3

Amends the Illinois Insurance Code. Provides that with respect to employers correctly classified within the construction industry, the amount charged to the insured for workers' compensation and employers' liability insurance shall be based upon hours worked by employees in specific job categories or classifications, not the wages or salaries paid to the employees.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Labor & Commerce 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1784 COWLISHAW - MCCARTHY - DART, HOFFMAN, DAVIS, STEVE AND GRANBERG.

730 ILCS 130/3

from Ch. 75, par. 32

Amends the County Jail Good Behavior Allowance Act. Provides that a person convicted of criminal sexual assault, aggravated criminal sexual abuse, or criminal sexual abuse shall receive no good behavior allowance.

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

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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 MCCARTHY

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor DAVIS,STEVE

H Added As A Co-sponsor GRANBERG

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000

H Added As A Joint Sponsor DART

99-03-22 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 Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

99-04-20 S Second Reading

S Placed Calndr, 3rd Reading

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99-04-21 S Third Reading - Passed 055-000-002
H Passed both Houses
99-05-20 H Sent to the Governor
99-07-15 H Governor vetoed
H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
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HB-1785 BEAUBIEN – MATHIAS – OSMOND – DURKIN – BASSI.

720 ILCS 5/12-12

from Ch. 38, par, 12-12

Amends the Criminal Code of 1961. Includes in the definition of "sexual conduct" any transfer or transmission of semen by the accused upon any part of the clothed or unclothed body of the victim for the purpose of sexual gratification or arousal of the victim or the accused.

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SENATE AMENDMENT NO. 1.
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NOTE(S) THAT MAY APPLY: Correctional

Deletes reference to: 720 ILCS 5/12-12 Adds reference to: 410 ILCS 70/5

410 ILCS 70/6.4

from Ch. 111 1/2, par. 87-5 from Ch. 111 1/2, par. 87-6.4

Deletes everything. Amends the Sexual Assault Survivors Emergency Treatment Act. Permits evidence and information concerning the alleged sexual assault of a minor to be released at the request of the minor if the minor is 13 years of age or older or by the attending physician if the minor is under 13 years of age (now, the parent or legal guardian of the minor must sign for the release of that evidence). Provides for civil immunity if a health care professional or health care institution provides information or evidence to a law enforcement officer pursuant to a written request, except for wilful or wanton misconduct. Effective immediately.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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 99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000 99-03-11 S Arrive Senate S Placed Calndr First Rdg 00-03-08 S Chief Sponsor GEO-KARIS Referred to Sen Rules Comm S First reading 00-03-22 S Assigned to Judiciary 00-03-29 S Postponed 00-03-30 S Recommended do pass 008-000-000 S Placed Calndr, Second Rdg 00-04-04 S Added as Chief Co-sponsor PETKA S Filed with Secretary S Amendment No.01 CULLERTON Amendment referred to SRUL 00-04-05 S Second Reading S Placed Calndr, 3rd Reading 00-04-06 S Amendment No.01 CULLERTON S Rules refers to SJUD S Amendment No.01 CULLERTON S Be adopted S Recalled to Second Reading Amendment No.01 **CULLERTON** Adopted S Placed Calndr,3rd Reading S Added as Chief Co-sponsor LIGHTFORD 00-04-07 S Third Reading - Passed 058-000-000 H Arrive House H Place Cal Order Concurrence 01 00-04-10 H Motion Filed Concur Motion referred to HRUL H Calendar Order of Concurren 01 H Primary Sponsor Changed To BEAUBIEN 00-04-11 H Motion Filed Concur H Approved for Consideration HRUL/005-000-000

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00-04-11-Cont.
         H H Concurs in S Amend 01/117-000-000
         H Added As A Joint Sponsor MATHIAS
         H Added As A Joint Sponsor OSMOND
         H Added As A Joint Sponsor DURKIN
         H Added As A Joint Sponsor BASSI
         H Passed both Houses
00-05-10 H Sent to the Governor
00-07-06 H Governor approved
         Н
             Effective Date 00-07-06
             PUBLIC ACT 91-0888
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HB-1786 JOHNSON, TOM - POE - DART, SCULLY, BROSNAHAN, MCCARTHY, CROTTY, GIGLIO, O'BRIEN, FRANKS, GARRETT, FOWLER, WAIT, MITCHELL, BILL AND GILES.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Authorizes the court to impose an extended term on a person convicted of predatory criminal sexual assault of a child.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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99-02-18 H First reading
                                    Referred to Hse Rules Comm
99-02-24 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
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor POE
         H Added As A Joint Sponsor DART
99-03-12 H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor 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 WAIT
         H Added As A Co-sponsor MITCHELL, BILL
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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

99-04-13 S Chief Sponsor SULLIVAN

99-04-14 S First reading

01-01-09 H Session Sine Die SCHOENBERG.

Appropriates \$1,600,000 to the Department of Human Services for a grant to the Illinois Facilities Fund to match funds provided by the Community Development Financial Institutions Fund. Effective July 1, 1999.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Appropriations-Human Services 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1788 SCHOENBERG.

70 ILCS 810/8

HB-1787

from Ch. 96 1/2, par. 6411

Referred to Sen Rules Comm

Amends the Cook County Forest Preserve District Act. Provides that a forest preserve district may lease lands to a multi-purpose social service agency serving older adults or to a high school serving grades 9 through 12.

FISCAL NOTE (Department of Natural Resources) This bill will not increase or decrease revenues of the State

or cause to expend State funds.

99-02-18 H First reading Referred to Hse Rules Comm Assigned to Local Government 99-02-24 H 99-03-05 H Fiscal Note Filed

Н Re-Refer Rules/Rul 19(a)

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01-01-09 H Session Sine Die
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HB-1789 STEPHENS.

225 ILCS 85/3

from Ch. 111, par. 4123

Amends the Pharmacy Practice Act of 1987. Makes a technical change. 99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1790 WINTERS - BOLAND.

10 ILCS 5/10-6

from Ch. 46, par. 10-6

Amends the Election Code. Provides that unless otherwise provided in the Code, certificates of nomination and nomination papers must be filed with the State Board of Election and county clerk not more than 141 (now 99) nor less than 134 (now 92) days before the election for which the candidates are nominated. Effective immediately.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Elections & Campaign Reform
                                      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
99-03-11 H Added As A Joint 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
99-03-19 S Chief Sponsor DILLARD
         S Added as Chief Co-sponsor MADIGAN,L
99-04-20 S
                                      Assigned to Local Government
99-04-27 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 056-000-000
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
         Η
              Effective Date 99-07-29
              PUBLIC ACT 91-0317
```

HB-1791 HOFFMAN - FRITCHEY.

735 ILCS 5/2-1303 from Ch. 110, par. 2-1303 815 ILCS 205/2 from Ch. 17, par. 6402

Amends the Code of Civil Procedure and the Interest Act. Replaces provisions concerning interest on judgments and interest allowed to creditors. Provides for interest in specified types of actions. Specifies methods for calculating applicable rates of prejudgment and postjudgment interest based on yield equivalents of U.S. Treasury bills. Makes other changes. Effective immediately.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
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Does not create a State mandate.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

The bill would neither decrease nor increase the number of

judges needed in the State.

FISCAL NOTE (Office of Banks and Real Estate)

Creates no fiscal impact.

99-02-18	H First reading	Referred to Hse Rules Comm
99-02-24	Н	Assigned to Judiciary I - Civil Law
99-02-26	H Primary Sponsor Changed To	HOFFMAN
99-03-01	H Added As A Joint Sponsor Fl	RITCHEY
99-03-03	H	Do Pass/Stndrd Dbt/Vote 006-004-000 HJUA
]	H Plcd Cal 2nd Rdg Stndrd Dbt	
99-03-04	Н	Fiscal Note Requested TURNER, JOHN
]	Н	St Mandate Fis Nte Req TURNER, JOHN
]	Н	Judicial Note Requeste TURNER, JOHN
1	II Col And Dido Conded Dhe	

H Cal 2nd Rdg Stndrd Dbt 99-03-09 H St Mandate Fis Note Filed

H Cal 2nd Rdg Stndrd Dbt

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99-03-11 H
                                     Judicial Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
        H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-17 H
                                     Fiscal Note Filed
        H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-23 H
                Amendment No.01
                                     HOFFMAN
                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-1792 COWLISHAW.

70 ILCS 910/25

from Ch. 23, par. 1275

Amends Hospital District Law by making technical changes to the Section concerning the dissolution of hospital districts.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 70 ILCS 910/25 Adds reference to: 70 ILCS 910/26 new

Deletes everything. Amends the Hospital District Law. Provides that if a hospital district is dissolved and it has moneys in its treasury, before the business and affairs of the district have been closed up, the board of directors may adopt an ordinance to distribute the moneys to a not-for-profit organization for the purpose of providing medical school scholarships to residents of the territory that was included in the district at the time the district was dissolved. Requires a public hearing on the ordinance.

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99-02-18 H First reading
                                          Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned 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
                                          COWLISHAW
                      Amendment No.01
      99-03-22 H
                      Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                  Amendment No.01 COWLISHAW
               Η
                      Rules refers to
                                            HHSV
               H Held 2nd Rdg-Short Debate
      99-03-25 H
                     Amendment No.01
                                          COWLISHAW
               H Recommends be Adopted HHSV/009-000-001
                     Amendment No.01
                                          COWLISHAW
                                                                   Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
      99-03-26 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor LAUZEN
               S First reading
                                           Referred to Sen Rules Comm
     01-01-09 H Session Sine Die
HB-1793
            TURNER, JOHN - JOHNSON, TOM.
   20 ILCS 3960/2
                                  from Ch. 111 1/2, par. 1152
  Amends the Illinois Health Facilities Planning Act. Adds a caption.
      99-02-18 H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned to Executive
      99-03-04 H Added As A Joint Sponsor JOHNSON, TOM
      99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
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HB-1794 SMITH, MICHAEL.

01-01-09 H Session Sine Die

40 ILCS 5/3-110.3 from Ch. 108 1/2, par. 3-110.3 40 ILCS 5/7-142.1 from Ch. 108 1/2, par. 7-142.1

30 ILCS 805/8.23 new

Amends the Downstate Police and Illinois Municipal (IMRF) Articles of the Illinois Pension Code, Allows certain sheriff's law enforcement employees (SLEPs) to convert up to 10 years of regular IMRF credits for employment as a sworn member of the police department of a city, village, or incorporated town with a population under 5,000 into SLEP credits. Allows SLEPs to transfer up to 10 years of service credit from a downstate police pension fund to IMRF. Amends the State Mandates Act to require implementation without reimburserment. Effective immediately.

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PENSION NOTE (Pension Laws Comm.)
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The fiscal impact of HB 1794 cannot be calculated, as the amount of service credit that would be transferred or converted to SLEP service is unknown. There may be a fiscal impact if the required contributions do not fully address the entire cost of

the established SLEP service credit.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates 99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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

01-01-09 H Session Sine Die HB-1795 SMITH, MICHAEL.

55 ILCS 5/4-2001

from Ch. 34, par. 4-2001

Amends the Counties Code. Provides that in counties where riverboat gambling is authorized from a home dock on a navigable stream and in Illinois counties located on the stream's bank directly opposite from that home dock, the amount of \$6,000 shall be reimbursed per year to the county from the State Treasury for the services of an assistant State's Attorney concerning riverboat gambling matters.

FISCAL NOTE (State Treasurer)

The Treasurer's office does not have info available to make an

estimate for HB-1795.

CORRECTIONAL NOTE (Department of Corrections)

There will be no fiscal or prison population impact.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since this bill is not a supplemental appropriation bill, the

Balanced Budget Note Act is inapplicable.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Fails to meet the definition of a State mandate.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

No decrease or increase in the number of judges needed.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

99-03-22 H Pld Cal 3rd Rdg-Stndrd Dbt

```
Does not pre-empt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Executive
                                           Do Pass/Stndrd Dbt/Vote 008-007-000
    99-03-05 H
                                             HEXC
             H Plcd Cal 2nd Rdg Stndrd Dbt
                                           Fiscal Note Requested POE
             Η
                                           St Mandate Fis Nte Req POE
             Η
                                           Balanced Budget Note Req POE
             Η
                                           Correctional Note Requested POE
             H
                                           Home Rule Note Requested POE
             Н
                                           Judicial Note RequestePOE
             H Cal 2nd Rdg Stndrd Dbt
    99-03-08 H
                                           Fiscal Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-10 H
                                           Correctional Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                           Balanced Budget Note Filed
             Η
                                           St Mandate Fis Note Filed
             H
                                           Judicial Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-17 H
                                           Home Rule Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
```

99-03-26 H 3rd Rdg-Stnd Dbt-Lost/Vote 050-050-003

HB-1796 SMITH, MICHAEL.

105.ILCS 5/21-2b

from Ch. 122, par. 21-2b

Amends the Certification of Teachers Article of the School Code to make a change in a caption concerning teacher education programs.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned 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-1797 SMITH.MICHAEL - MOFFITT - SCHOENBERG - FEIGENHOLTZ - BO-LAND AND FLOWERS.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act. Provides for demand and grievance representation of personal assistants in their relations with the Department of Human Services concerning the Home Services Program. Effective immediately.

FISCAL NOTE (Department of Human Services)

Additional cost for wages alone could total \$64.8 million in

FY 2000. Costs for related expenses would total millions of

additional dollars.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 1797 does not create a State mandate.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Human Services

99-03-03 H Н

Motion Do Pass-Lost 006-004-001 HHSV Do Pass/Stndrd Dbt/Vote 007-005-001

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-10 H

Fiscal Note Requested BLACK

St Mandate Fis Nte Reg BLACK

H Cal 2nd Rdg Stndrd Dbt H Added As A Joint Sponsor FLOWERS

99-03-11 H Joint Sponsor Changed to MOFFITT

H Joint Sponsor Changed to SCHOENBERG

H Joint Sponsor Changed to FEIGENHOLTZ

H Joint Sponsor Changed to BOLAND

H Added As A Co-sponsor FLOWERS

99-03-12 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shrt Db

99-03-17 H

Fiscal Note Filed

St Mandate Fis Note Filed

H Hld Cal Ord 2nd Rdg-Shrt Db

99-03-22 H

H Hld Cal Ord 2nd Rdg-Shrt Db

99-03-24 H Pld Cal 3rd Rdg-Stndrd Dbt

99-03-25 H 3rd Rdg-Stnd Dbt-Pass/Vote 061-048-001

99-03-26 S Arrive Senate S Placed Calndr First Rdg

99-04-05 S Chief Sponsor OBAMA

99-04-12 S Added as Chief Co-sponsor TROTTER

99-04-14 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1798 SMITH.MICHAEL,

40 ILCS 5/7-145.1

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In the provisions setting forth an optional plan of additional benefits and contributions for elected county officers and their survivors, changes the definition of the terms "elected county officer" and "elected county office" to allow participation by an assessor whose office is not elective. Provides that an amendment to the program that takes effect after the county board of a county has given its consent to the program does not apply to the elected county officers of that county unless the county board thereafter files with the Board of the Fund a resolution or ordinance expressly consenting to the application of the amendment. Effective immediately.

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NOTE(S) THAT MAY APPLY: Pension
      99-02-18 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Personnel & Pensions
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1799
             BOLAND.
   10 ILCS 5/4-11
                                     from Ch. 46, par. 4-11
   10 ILCS 5/7-5
                                     from Ch. 46, par. 7-5
   10 ILCS 5/7-15
                                     from Ch. 46, par. 7-15
   10 ILCS 5/7-16
                                     from Ch. 46, par. 7-16
   10 ILCS 5/13-1
                                     from Ch. 46, par. 13-1
   10 ILCS 5/13-2
                                     from Ch. 46, par. 13-2
   10 ILCS 5/14-1
                                     from Ch. 46, par. 14-1
   10 ILCS 5/14-3.1
                                     from Ch. 46, par. 14-3.1
   10 ILCS 5/Art.19A heading new
   10 ILCS 5/19A-5 new
   10 ILCS 5/19A-10 new
   10 ILCS 5/19A-15 new
   10 ILCS 5/19A-20 new
   10 ILCS 5/19A-25 new
   10 ILCS 5/19A-30 new
   10 ILCS 5/19A-35 new
   10 ILCS 5/19A-40 new
   10 ILCS 5/19A-45 new
    10 ILCS 5/19A-50 new
   10 ILCS 5/19A-55 new
   10 ILCS 5/19A-60 new
   10 ILCS 5/24A-6
                                     from Ch. 46, par. 24A-6
   10 ILCS 5/24B-6
   30 ILCS 805/8.23 new
```

FISCAL NOTE (State Board of Elections)

H Pld Cal 3rd Rdg-Stndrd Dbt

Amends the Election Code. Provides for the use of mail-in ballots for the general primary held in March, 2000 in a county selected by the State Board of Elections. Provides that the election authority shall mail ballots to each registered voter not more than 40 nor less than 5 days before the date of the election. Establishes procedures for the return of the ballots. Provides for the delivery of ballots to the judges of election. Provides for the casting of mail-in ballots. Provides that the State Board of Elections shall adopt rules and procedures for the implementation of the use of mail-in ballots within 270 days after the effective date of this amendatory Act. Requires the State Board to report to the General Assembly on the problems and successes of conducting the election by mail. Contains other provisions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
HB1799 would have minimal fiscal impact.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Creates a local gov't. organization and structure mandate for
    which no State reimbursement is required.
    JUDICIAL NOTE (Administrative Office of Ill. Courts)
    No increase in the number of judges needed in the State.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-18 H First reading
                                            Referred to Hse Rules Comm
    99-02-24 H
                                            Assigned to Elections & Campaign Reform
    99-03-03 H
                                            Fiscal Note Filed
             Η
                                            Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
              H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-04 H
                                            St Mandate Fis Nte Reg BLACK
                                            Judicial Note RequesteBLACK
             Н
              H Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                            St Mandate Fis Note Filed
             Н
                                            Judicial Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
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99-03-26 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1800
              BOLAND.
    10 ILCS 5/4-11
                                      from Ch. 46, par. 4-11
    10 ILCS 5/11-7
                                      from Ch. 46, par. 11-7
    10 ILCS 5/12-1
                                      from Ch. 46, par. 12-1
    10 ILCS 5/12-4
                                      from Ch. 46, par. 12-4
    10 ILCS 5/13-1
                                      from Ch. 46, par. 13-1
    10 ILCS 5/13-2
                                      from Ch. 46, par. 13-2
    10 ILCS 5/14-1
                                      from Ch. 46, par. 14-1
    10 ILCS 5/14-3.1
                                      from Ch. 46, par. 14-3.1
    10 ILCS 5/16-5
                                      from Ch. 46, par. 16-5
    10 ILCS 5/17-1
                                      from Ch. 46, par. 17-1
    10 ILCS 5/Art.19A heading new
    10 ILCS 5/19A-5 new
    10 ILCS 5/19A-10 new
    10 ILCS 5/19A-15 new
    10 ILCS 5/19A-20 new
    10 ILCS 5/19A-25 new
    10 ILCS 5/19A-30 new
    10 ILCS 5/19A-35 new
    10 ILCS 5/19A-40 new
    10 ILCS 5/19A-45 new
    10 ILCS 5/19A-50 new
    10 ILCS 5/19A-55 new
    10 ILCS 5/19A-60 new
    10 ILCS 5/24A-6
                                      from Ch. 46, par. 24A-6
    10 ILCS 5/24B-6
    30 ILCS 805/8.23 new
```

Amends the Election Code. Provides for the use of mail-in ballots for the consolidated election held in April of 2001. Provides that the election authority shall mail ballots to each registered voter not more than 40 nor less than 5 days before the date of the election. Establishes procedures for the return of the ballots. Provides for the delivery of ballots to the judges of election. Provides for the casting of mail-in ballots. Provides that the State Board of Elections shall adopt rules and procedures for the implementation of the use of mail-in ballots within 270 days after the effective date of this amendatory Act. Requires the State Board to report to the General Assembly on the problems and successes of conducting elections with mail-in ballots. Contains other provisions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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FISCAL NOTE (State Board of Elections)
HB 1800 would have minimal fiscal impact.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
No increase in the number of judges needed in the State.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Creates a local government organization and structure
mandate for which reimbursement is not required.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-18 H First reading
Performed The Rules Comm
Referred to Hse Rules Comm
99-02-24 H
Resigned to Elections & Campai
```

```
Assigned to Elections & Campaign Reform
99-03-03 H
                                       Fiscal Note Filed
                                       Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
         Η
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-04 H
                                       St Mandate Fis Nte Reg BLACK
                                       Judicial Note RequesteBLACK
         H Cal 2nd Rdg Stndrd Dbt
99-03-11 H
                                       Judicial Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-12 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 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
```

1989 HB-1801

HB-1801 MAUTINO - STEPHENS.

225 ILCS 85/3

from Ch. 111, par. 4123

Amends the Pharmacy Practice Act of 1987. Includes initiation, monitoring, and modification of drug therapy within a collaborative drug therapy management protocol agreement in the definition of "practice of pharmacy". Defines "collaborative drug therapy management protocol agreement".

FISCAL NOTE (Department of Professional Regulation)

No measurable fiscal impact.

STATE MANDATES NOTE (Dept. of Commerce and Community Affair

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Fails to meet the definition of a State mandate.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Pharmacy Practice Act of 1987. Makes a technical change in the definition Section.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Registration & Regulation
    99-02-25 H
                                         Re-assigned to Consumer Protect'n &
                                           Product Regul
    99-03-04 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor STEPHENS
    99-03-09 H
                                         Fiscal Note Filed
                                         St Mandate Fis Nte Req PANKAU
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
                                         St Mandate Fis Note Filed
    99-03-11 H
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-12 H
                    Amendment No.01
                                         MAUTINO
             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.01
    99-03-18 H
                                         MAUTINO
             H Recommends be Adopted HRUL/003-002-000
                    Amendment No.01
                                         MAUTINO
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-009-001
    99-04-14 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-15 S Chief Sponsor WATSON
```

01-01-09 H Session Sine Die HB-1802 SHARP – DAVIS, MONIQUE.

99-04-20 S First reading

320 ILCS 25/1

from Ch. 67 1/2, par. 401

Referred to Sen Rules Comm

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Corrects the provision regarding how the short title may be cited.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-04 H Added As A Joint Sponsor DAVIS,MONIQUE
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1803 HOWARD.

765 ILCS 910/5.1 new

765 ILCS 915/1 from Ch. 17, par. 5001

Amends the Mortgage Escrow Account Act. Requires a mortgage lender to pay interest to the borrower on escrow accounts. Amends the Mortgage Tax Escrow Act. Deletes all existing substantive provisions of the Act. Adds language providing that a lender may hold no more in an escrow account than the amount of taxes and insurance plus one-sixth of the estimated total charges payable from the account in the next 12 months.

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NOTE(S) THAT MAY APPLY: Housing Afford
99-02-18 H First reading Referred to Hse Rules Comm
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99-02-24 H Assigned to Consumer Protect'n & Product
Regul

99-03-05 H Motion Do Pass-Lost 002-002-003 HCON
Remains in CommiConsumer Protect'n &
Product Regul
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1804 GIGLIO – BROSNAHAN – HOLBROOK.

30 ILCS 105/5.490 new

625 ILCS 5/2-116 from Ch. 95 1/2; par. 2-116

Amends the Illinois Vehicle Code. Provides that the Secretary of State Department of Police is authorized to perform specified powers and duties relating to law enforcement. Provides that persons within the Secretary of State Department of Police who exercise these powers are conservators of the peace. Provides that the Secretary of State Department of Police may charge, collect, and receive fees or moneys equivalent to the cost of providing its personnel, equipment, and services to governmental agencies and any moneys generated are to be deposited into the Secretary of State Police Services Fund to be used for Secretary of State Department of Police expenses. Provides that the Secretary of State Department of Police may apply for grants and contracts and receive, expend, allocate, or disburse funds and moneys made available by public or private entities. Amends the State Finance Act to create the Secretary of State Police Service Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

5 ILCS 80/4.20 new 30 ILCS 105/5.490 new 30 ILCS 105/5.491 new 30 ILCS 105/5.492 new

FISCAL NOTE (Secretary of State)

Amends the Illinois Vehicle Code to provide that the Director of Police (instead of the Director of Personnel) for the Secretary of State Department of Police is granted specified powers and duties. Provides that all funds received from specified sources (instead of all sources) by the Secretary of State Department of Police shall be deposited into the Secretary of State Police Services Fund to be appropriated for specified purposes.

```
Fiscal impact cannot be determined.
      FISCAL NOTE, H-AM 1 (Secretary of State)
      Same as previous SoS fiscal note.
      CORRECTIONAL NOTE (Department of Corrections)
      This legislation would have no fiscal or prison population
      impact.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
               H Added As A Joint Sponsor BROSNAHAN
               H Added As A Joint Sponsor HOLBROOK
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Constitutional Officers
      99-03-03 H
                       Amendment No.01
                                            CONST OFFICER H
                                                                     Adopted
                                             Do Pass Amd/Stndrd Dbt/Vote 006-005-000
               H Plcd Cal 2nd Rdg Stndrd Dbt
                                            Fiscal Note Requested BEAUBIEN
               Н
                                            St Mandate Fis Nte Req BEAUBIEN
               Н
                                            Correctional Note Requested BEAUBIEN
               Н
               H Cal 2nd Rdg Stndrd Dbt
      99-03-08 H
                                            Fiscal Note Filed
                                            Fiscal Note Filed as amnded
               Η
               H
                                            Correctional Note Filed
               H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1805
             MOFFITT - HARTKE - SAVIANO - BOST - DAVIS, STEVE.
  New Act
```

91 HB0902, Sec. 1-10 91 HB0902, Sec. 5-20

Creates the Auction License Act. Regulates auctioneers and auction firms 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 Auction Regulation Administration Fund, the Auction Recovery Fund, and the Auction Education Fund. If and only if House Bill 902 of the 91st General Assembly becomes law, amends the Real Estate License Act of 1999. Provides an additional item to the list of activities that makes a person a broker under the Act and provides an additional exemption to the requirement for licensure under the Act. Effective January 1, 2000, except that provisions regarding the Auction Regulation Administration Fund and the Director of Auction Regulation are effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Corrects a typographical error in the bill.

HOUSE AMENDMENT NO. 3.

Provides that the auctioneer must be performing auction-related activities for another for this Act to apply. Exempts a vehicle dealer licensed by the Secretary of State of Illinois, or any employee of the licensee while the employee is acting in the regular scope of his or her employment for the licensee, or sales by or through the licensee from the application of the Act.

SENATE AMENDMENT NO. 1.

Provides an exemption from licensure in the case of an auction conducted by a business registered as a market agency under the federal Packers and Stockyards Act or under the Livestock Auction Market Law. Includes the sale or lease of property via mail, telecommunications, or the Internet in the definition of "auction". Exempts persons under age 18 who are selling property under \$250 in value while under the direct supervision of a licensed auctioneer from the Act. Provides that auction contracts may be written or oral.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor HARTKE
             Н
                                         Referred to Hse Rules Comm
    99-02-22 H Joint Sponsor Changed to SAVIANO
             H Joint Sponsor Changed to BOST
             H Joint Sponsor Changed to DAVIS, STEVE
    99-02-24 H
                                         Assigned to Registration & Regulation
    99-03-03 H
                    Amendment No.01
                                         REGIS REGULAT H
                                         Do Pass Amend/Short Debate 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
    99-03-11 H Relld 2nd Rdg-Short Debate
                                         MOFFITT
                    Amendment No.02
             Н
             Η
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-16 H
                    Amendment No.03
                                         MOFFITT
                    Amendment referred to HRUL
             H
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                    Amendment No.03
                                         MOFFITT
             H Recommends be Adopted HRUL/003-002-000
                    Amendment No.03
             Н
                                         MOFFITT
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-004-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor SIEBEN
             S First reading
                                         Referred to Sen Rules Comm
    99-03-23 S Added as Chief Co-sponsor JACOBS
             S Added as Chief Co-sponsor NOLAND
    99-04-21 S Added as Chief Co-sponsor LUECHTEFELD
    99-04-28 S
                                         Assigned to Licensed Activities
    99-05-06 S
                                         Recommended do pass 008-000-001
             S Placed Calndr, Second Rdg
```

99-05-11		Filed with Secretary		
	S	Amendment No.01	SIEBEN	
	S	Amendment referred to	SRUL	
99-05-12	S	Amendment No.01	SIEBEN	
	S	Rules refers to	SLIC	
	S	Amendment No.01	SIEBEN	,
	S		Be adopted	
	S	Second Reading		
	S	Amendment No.01	SIEBEN	Adopted
	S	Placed Calndr,3rd Reading		
99-05-13	S	Third Reading - Passed 058-0	000-000	
	Η	Arrive House		
	Η	Place Cal Order Concurrence	01	
99-05-17	Η	Motion Filed Concur		
	Н	Motion referred to	HRUL	
	Η	Calendar Order of Concurren	01	
99-05-19	Η	Be apprvd for consideratn 01/	HRUL	
	Η	H Concurs in S Amend 01/11	5-001-000	
	Η	Passed both Houses		
99-06-17	Η	Sent to the Governor		
99-08-16	Η	Governor approved		
	Η			
	Η	Effective Date 99-08-16		
	Н		(SOME PARTS)	
	Η	PUBLIC ACT 91-0603		
806 H	OI.	BROOK - GIGLIO - BROS	NAHAN	

HB-1806 HOLBROOK - GIGLIO - BROSNAHAN.

625 ILCS 5/3-108

from Ch. 95 1/2, par. 3-108

Amends the Illinois Vehicle Code to provide that a certificate of title shall be mailed or delivered (currently, mailed) to the first lien holder named in it or, if none, to the owner. Effective immediately.

```
FISCAL NOTE (Secretary of State)
There is no fiscal impact.
99-02-18 H First reading
         H Added As A Joint Sponsor GIGLIO
         H Added As A Joint Sponsor BROSNAHAN
                                      Referred to Hse Rules Comm
         Н
99-02-24 H
                                       Assigned to Constitutional Officers
                                      Do Pass/Short Debate Cal 010-000-000
99-03-03 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-08 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 Placed Calndr First Rdg
99-03-18 S Chief Sponsor CLAYBORNE
         S Added as Chief Co-sponsor SHADID
         S First reading
                                      Referred to Sen Rules Comm
99-03-24 S Sponsor Removed SHADID
         S Added as Chief Co-sponsor FAWELL
99-03-25 S
                                       Assigned to Transportation
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 056-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
         Η
              Effective Date 99-07-09
              PUBLIC ACT 91-0078
         Η
```

HB-1807 COULSON.

Creates the Local Public Health Accountability Act. Contains a short title only.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1808 COULSON.

225 ILCS 90/14

from Ch. 111, par. 4264

Amends the Illinois Physical Therapy Act. Makes a technical change in the Section concerning renewal of licenses.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1809 BROSNAHAN.

625 ILCS 5/3-818

from Ch. 95 1/2, par. 3-818

Amends the Illinois Vehicle Code. Provides in the Section concerned with the mileage weight tax option that a surety shall be liable and, upon notice from the Secretary of State that the registrant has failed to pay the excess mileage fees, the surety shall immediately pay the fees and any penalties and interest. Effective immediately.

FISCAL NOTE (Department of Transportation)

This bill will have no direct fiscal impact.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code to remove the provision that the liability of the surety under a Section concerned with the mileage weight tax option shall be absolute. Provides that the penalties, fees, and interest that a surety may be required to pay shall not exceed the limits of the \$500 bond.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Transportation & Motor Vehicles
99-03-04 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Shrt Dbt
99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt

99-03-18 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 JACOBS

S First reading Referred to Sen Rules Comm

99-03-24 S Added as Chief Co-sponsor MADIGAN,R

99-03-25 S Assigned to Transportation

99-04-15 S Amendment No.01 TRANSPORTN S Adopted
Recmnded do pass as amend 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 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

99-05-18 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

H Effective Date 99-08-13

H PUBLIC ACT 91-0499

HB-1810 1994

HB-1810 BROSNAHAN.

605 ILCS 5/4-103

from Ch. 121, par. 4-103

Amends the Illinois Highway Code to provide a caption for the Section concerned with the powers of the Department of Transportation to let contracts for the construction of highways.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned 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 01-01-09 H Session Sine Die Re-Refer Rules/Rul 19(a)

HB-1811 LEITCH - SLONE - MOFFITT - SMITH, MICHAEL.

105 ILCS 5/13A-2.5

105 ILCS 5/13A-2.35 new

105 ILCS 5/13A-4

105 ILCS 5/13A-8

105 ILCS 5/13A-15 new

105 ILCS 5/27A-3

105 ILCS 5/27A-4 105 ILCS 5/27A-11

Amends the School Code. Under the definition of disruptive student in the Safe Schools Law, allows a student returned to the community after incarceration by the Department of Corrections and enrolled in a school district to be designated as a disruptive student who may be transferred to an alternative program. Designates a charter school

organized under the Charter Schools Law and in conformance with the Safe Schools Law, whose charter has been approved by a certain local school board as a Charter Alternative School. Provides that the Charter Alternative School shall qualify as an alternative school program. Provides for funding and services for the Charter Alternative

School. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1. Deletes reference to:

105 ILCS 5/13A-2.35 new

105 ILCS 5/13A-15 new

105 ILCS 5/27A-3

105 ILCS 5/27A-4

105 ILCS 5/27A-11

Adds reference to:

105 ILCS 5/13A-12 new

Deletes everything. Amends the Safe Schools Law in the School Code, Reinstates the contents of the bill concerning designation of a student as disruptive. Provides that in any region containing a school district operating under the Article of the School Code concerning districts from 100,000 to 500,000 inhabitants, the board of education shall perform the duties assigned to the regional superintendent of schools. Provides that the board of education shall contract with a nonprofit corporation to administer the alternative education program. Provides that the program shall be exempt from State laws and rules to the same extent as a charter school. Provides that the program shall be the sole alternative school program for the region. Makes other changes, Effective im-

HOUSE AMENDMENT NO. 3.

Deletes reference to:

105 ILCS 5/13A-2.5

105 ILCS 5/13A-4

105 ILCS 5/13A-8

105 ILCS 5/13A-12 new

Adds reference to:

105 ILCS 5/13A-5

105 ILCS 5/13A-6

Deletes everything. Amends the Safe Schools Law in the School Code. Allows the regional superintendent of schools or school district to contract with third parties for any services otherwise performed by employees and to apply for waivers or modifications of mandates of the School Code or administrative rules. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Elementary & Secondary
                                           Education
    99-03-01 H Added As A Joint Sponsor SLONE
             H Added As A Joint Sponsor MOFFITT
             H Added As A Joint Sponsor SMITH, MICHAEL
    99-03-03 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                  Adopted
             Н
                                         Do Pass Amend/Short Debate 016-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-18 H Relld 2nd Rdg-Short Debate
             Н
                    Amendment No.02
                                         LEITCH
                    Amendment referred to HRUL
             Н
                    Amendment No.03
                                         LEITCH
             Η
             Н
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.03
                                         LEITCH
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
    99-03-24 H
                    Amendment No.03
                                         LEITCH
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             Η
                                         Tabled Pursnt to Rule 40(a) HOUSE
                                            AMEND #2
             H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-001
    99-03-25
             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
    99-04-20 S
                                         Assigned to Education
    99-04-28 S
                                         Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    99-04-29 S Added as Chief Co-sponsor SHADID
             S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-06 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
             Η
             Н
                  PUBLIC ACT 91-0318
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HB-1812 ZICKUS – SCHMITZ – SKINNER – SCULLY, DAVIS,MONIQUE AND FRANKS, JOHNSON,TIM AND BRADY.

105 ILCS 5/10-17a

from Ch. 122, par. 10-17a

Amends the School Code. Requires the State Board of Education to make available on its World Wide Web site the report cards on school performance submitted from each school district. Requires the report card to include school safety and school discipline statistics. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the State Board of Education shall make the school report cards available on its World Wide Web site beginning with the 2000-2001 school year and each school year thereafter. Removes the requirement that the report card include school safety and school discipline statistics.

SENATE AMENDMENT NO. 1.

Adds reference to: 105 ILCS 5/10-20.31 new 105 ILCS 5/34-18.18 new

Further amends the School Code. Provides that a school board shall require a school that provides a public access computer to equip the computer with software that seeks to prevent minors from gaining access to explicit sexual materials or obtain Internet connectivity from an Internet service provider that provides filter services to limit access to explicit sexual materials. Changes the effective date to 90 days after becoming law.

SENATE AMENDMENT NO. 2.

Requires a school to equip computers with software that seeks to prevent minors from gaining access to explicit sexual material through Internet connectivity (instead of requiring a school to equip computers with software or to obtain Internet connectivity from an Internet service provider). Changes the effective date from 90 days after becoming law to January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-18 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Elementary & Secondary
                                            Education
    99-03-03 H
                                          Do Pass/Short Debate Cal 019-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H Added As A Joint Sponsor DAVIS, MONIQUE
    99-03-10 H
                    Amendment No.01
                                          SCHMITZ
                     Amendment referred to HRUL
             H
             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 Added As A Joint Sponsor FRANKS
    99-03-23 H
                     Amendment No.01
                                          SCHMITZ
             H Recommends be Adopted HRUL
             Н
                     Amendment No.01
                                          SCHMITZ
                                                                   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
               Chief Sponsor LAUZEN
             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
                                          Recmnded do pass as amend 010-000-000
             S
               Placed Calndr, Second Rdg
    99-05-11 S Filed with Secretary
                     Amendment No.02
                                          LAUZEN
                     Amendment referred to SRUL
    99-05-12
             S
                     Amendment No.02
                                          LAUZEN
                     Rules refers to
                                           SESE
             S Added As A Co-sponsor SYVERSON
             S Added As A Co-sponsor SULLIVAN
             S Added As A Co-sponsor PETERSON
             S Added As A Co-sponsor O'MALLEY
             S
               Added As A Co-sponsor MAHAR
             S
               Added As A Co-sponsor DILLARD
             S
                     Amendment No.02
                                         LAUZEN
             S
                                          Be adopted
             S
                Second Reading
                                                                   Adopted
                     Amendment No.02
                                          LAUZEN
             S Placed Calndr,3rd Reading
    99-05-13 S Third Reading - Passed 038-018-003
             H Arrive House
             H Place Cal Order Concurrence 01,02
    99-05-17 H Motion Filed Concur
                     Motion referred to
                                           HRUL
             Η
             H Calendar Order of Concurren 01,02
    99-05-19 H
                     Rules refers to
                                           HELM/01,02
             H Calendar Order of Concurren 01.02
             H Motion Filed Non-Concur #2/01,02/SCHMITZ
    99-05-21
             H Calendar Order of Concurren 01,02
    99-05-26 H H Noncners in S Amend 01,02
                Secretary's Desk Non-concur 01,02
             S
               Filed with Secretary
             S
                                          Mtn recede - Senate Amend
             S
                     Motion referred to
                                           SRUL.
                                          Mtn recede - Senate Amend
             S
             S Be apprvd for consideratn SRUL
             S Placed Cal Order Non-concur 01.02/99-05-26
```

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99-06-27 S
                                           Refer to Rules/Rul 3-9(b)
      99-11-04 S Filed with Secretary
               S
                                           Mtn refuse recede-Sen Amend
               S
                                           Committee Rules
      99-11-16 S
                                           Approved for Consideration SRUL
      99-11-17 S
                                           Mtn refuse recede-Sen Amend
               S S Refuses to Recede Amend 01.02
               S S Requests Conference Comm 1ST
               S Sen Conference Comm Apptd 1ST/LAUZEN, CRONIN
                                              KARPIEL, BERMAN,
                                              DEMUZIO
      00-01-25 H Added As A Co-sponsor JOHNSON,TIM
               H Added As A Co-sponsor BRADY
      00-02-07 H Primary Sponsor Changed To SKINNER
      00-02-09 H Primary Sponsor Changed To ZICKUS
      00-02-10 H Added As A Joint Sponsor SCHMITZ
               H Added As A Joint Sponsor SKINNER
               H Added As A Joint Sponsor SCULLY
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor FRANKS
      00-03-02 H Hse Accede Reg Conf Comm 1ST
               H Hse Conference Comm Apptd 1ST/WOOLARD,
               Н
                                              SCULLY, HANNIG
               Н
                                              TENHOUSE & ZICKUS
      00-04-13 S Filed with Secretary
               S Conference Committee Report 1ST/LAUZEN
               S Conf Comm Rpt referred to SRUL
               H House CC report submitted 1ST/ZICKUS
               H Conf Comm Rpt referred to HRUL
                      Rules refers to
               Η
                                             HELM
               H Approved for Consideration HELM/013-005-002
               S Conference Committee Report 1ST/LAUZEN
               S Be apprvd for consideratn SRUL
               S Senate CC report submitted
      00-04-14 H House CC report Lost 1ST/052-051-013
      00-05-16 S
                                           Refer to Rules/Rul 3-9(b)
               S Conference Committee Report 1ST/LAUZEN
               S
                                           RE-REFER TO RULES
               S
                                           -RULE 3-9(B)
               S
                                           Committee Rules
      01-01-09 H Session Sine Die
HB-1813
            LYONS, EILEEN - BOLAND.
  730 ILCS 5/5-6-1
                                   from Ch. 38, par. 1005-6-1
  Amends the Unified Code of Corrections. Provides that a defendant charged with
driving under the influence who has been previously convicted of or received supervi-
sion for an out-of-state DUI or for reckless driving may not receive supervision.
  NOTE(S) THAT MAY APPLY: Correctional
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 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
      99-03-11 H Added As A Joint 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
      99-03-25 S Chief Sponsor RADOGNO
               S First reading
                                            Referred to Sen Rules Comm
      99-04-27 S
                                            Assigned to Judiciary
      99-05-05 S Added as Chief Co-sponsor SHAW
                                            Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
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99-05-07 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

99-07-15 H. Governor approved

H Effective Date 00-01-01 H PUBLIC ACT 91-0114

HB-1814 GRANBERG.

New Act

Creates the Bricklayers Licensing Act. Provides the short title.

99-02-18 H First reading
99-02-24 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1815 MORROW.

New Act

Creates the Apprentice Equity Act. Provides that certain State contracts designated by the Capital Development Board and the Department of Transportation shall be subject to a plan under which specified goals for the employment of minority and female apprentices shall be met. Provides for administration of the plan and submission of reports concerning the plan. Effective January 1, 2000.

FISCAL NOTE (Capital Development Board)

This is estimated to raise the cost of contracts by as much as 5% to cover the costs incurred by contractors to develop and implement such a program. CDB awards at least \$200 million in contracts in any given year. Increasing this by 5% would cause an additional \$10 million to be added to project appropriations.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading
99-02-24 H Assigned to State Government
Administration
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-08 H Fiscal Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-1816 CROSS – HOEFT – CURRY, JULIE, BELLOCK, SCHMITZ, O'CONNOR AND HOLBROOK.

105 ILCS 10/6 from Ch. 122, par. 50-6

Amends the Illinois School Student Records Act to allow school student records to be disseminated to a SHOCAP (Serious Habitual Offender Comprehensive Action Program) committee for the purpose of identifying serious habitual juvenile offenders and matching serious habitual juvenile offenders with community resources. Effective immediately.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the school student records be disseminated only to those SHOCAP committee members who fall within the meaning of "state and local officials and authorities" under the federal Family Educational Rights and Privacy Act and only to the extent that the dissemination is consistent with the Family Educational Rights and Privacy Act.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Elementary & Secondary
Education
H Added As A Co-sponsor BELLOCK
H Added As A Co-sponsor SCHMITZ
99-03-03 H Do Pass/Short Debate Cal 023-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
H Added As A Joint Sponsor HOEFT

H Added As A Joint Sponsor CURRY, JULIE

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 HOLBROOK H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001

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99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor PETKA
99-03-22 S First reading
                                      Referred to Sen Rules Comm
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
99-05-06 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
         H Passed both Houses
99-06-11 H Sent to the Governor
99-08-06 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-15 H Mtn fild accept amend veto 01/CROSS
                                        01/HRUL
                 Motion referred to
         Н
         H Placed Cal Amendatory Veto
99-11-17 H
                                       App for Consider - Complnce
                                       3/5 vote required
         H Accept Amnd Veto-House Pass 117-000-000
99-11-18 S Placed Cal Amendatory Veto
99-11-30 S Mtn fild accept amend veto PETKA
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
              Effective Date 99-12-22
              PUBLIC ACT 91-0665
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HB-1817 CROSS - DART - MCAULIFFE - O'CONNOR - ZICKUS.

730 ILCS 5/5-5-3.2

from Ch. 38, par. 1005-5-3.2

Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed the offense in a nursing home, on the real property of a nursing home, or within 1,000 feet of a nursing home.

SENATE AMENDMENT NO. 1.

Deletes provision making it an aggravating factor in sentencing that the defendant committed the offense within 1,000 feet of a nursing home.

NOTE(S) THAT MAY APPLY: Correctional 99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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 99-03-11 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Added As A Joint Sponsor DART H Added As A Joint Sponsor MCAULIFFE 99-03-12 H Joint Sponsor Changed to O'CONNOR 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 Referred to Sen Rules Comm 99-03-22 S First reading 99-04-28 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 Second Reading S Placed Calndr, 3rd Reading 99-05-11 S Third Reading - Passed 059-000-000 99-05-12 H Arrive House H Place Cal Order Concurrence 01 99-05-14 H Motion Filed Concur Motion referred to Н HRUI. H Calendar Order of Concurren 01 H Added As A Joint Sponsor ZICKUS

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99-05-17 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/113-000-000
               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 91-0437
HB-1818
            MAUTINO - DART - GIGLIO - MCCARTHY - DAVIS, MONIQUE.
  820 ILCS 130/2
                                  from Ch. 48, par. 39s-2
  Amends the Prevailing Wage Act. Provides that the Act applies when a public utility
  HOUSE AMENDMENT NO. 1.
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company contracts with an outside contractor on specified construction projects.

Makes various changes in the types of projects and categories of workers to which the amendatory provisions apply.

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FISCAL NOTE (Department of Labor)
Estimated fiscal impact totals $254,675.
FISCAL NOTE, H-AM 1 (Department of Labor)
Estimated fiscal impact totals $509,350.
STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Does not create a State mandate.
                                      Referred to Hse Rules Comm
99-02-18 H First reading
                                      Assigned to Labor & Commerce
99-02-24 H
99-03-04 H Added As A Joint Sponsor DART
                Amendment No.01
99-03-05 H
                                      LABOR-CMRC H
                                                               Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 009-008-000
         H
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                      Fiscal Note Reg as amended BLACK
                                      St Mndt Fis Note Req Amnd
         H Cal 2nd Rdg Stndrd Dbt
99-03-10 H Joint Sponsor Changed to GIGLIO
99-03-11 H Joint Sponsor Changed to MCCARTHY
99-03-12 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-15 H
                                      Fiscal Note Filed
                                      Fiscal Note Filed as amnded
         Н
         H Hld Cal Ord 2nd Rdg-Shrt Db
         H Added As A Joint Sponsor DAVIS, MONIQUE
                                      St Mndt Fis Note Fld Amnd
99-03-18 H
         H Pld Cal 3rd Rdg-Stndrd Dbt
                                         3d Reading Consideration PP
99-03-19 H
                                         Calendar Consideration PP
                                      Re-Refer Rules/Rul 19(a)
99-03-26 H
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MCKEON.

Appropriates \$200,000 from the General Revenue Fund to the Department of Natural Resources for a grant to the City of Chicago for costs associated with reforestation necessitated by Asian long-horned beetle infestation. Effective July 1, 1999.

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99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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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MCKEON - FRITCHEY. HB-1820

01-01-09 H Session Sine Die

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, \$100,000 for grants to the North Business Industrial Council Environmental Assistance Center for its operations, programs, and expenses. Effective July 1, 1999.

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99-02-18 H First reading
         H Added As A Joint Sponsor FRITCHEY
                                      Referred to Hse Rules Comm
```

Adopted

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99-02-24 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

MCKEON - ACEVEDO. HB-1821

70 ILCS 3605/3 from Ch. 111 2/3, par. 303

Amends the Metropolitan Transit Authority Act. Establishes the Chicago Transit Authority as a unit of local government. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Local Government 99-03-04 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-1822 MCKEON - FRITCHEY - LYONS, EILEEN.

505 ILCS 90/2 from Ch. 5, par. 62 505 ILCS 90/22.01 from Ch. 5, par. 82a

Amends the Insect Pest and Plant Disease Act. Provides that it is a violation of the Act, punishable by a \$5,000 fine, for a person engaged in growing, handling, or moving nursery stock, plants, and plant products, or plant insects to falsify a document indicating that he or she has entered into an agreement with the Director of the Department of Agriculture in which the person has agreed to specified conditions or requirements or both in order to remain in compliance with a plant or plant-insect quarantine. Raises the fines imposed for other specified violations of the Act.

FISCAL NOTE (Department of Agriculture)

There would be no direct fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Amends the Insect Pest and Plant Disease Act. Provides that a devastating insect or plant disease is an insect or a plant disease for which a quarantine exists and for which the Director of the Department of Agriculture has determined could have a devastating effect on the nursery industry or the environment. Provides that a fine of not less than \$500 but not greater than \$5,000 shall be imposed for specified violations related to devastating insects and plant diseases.

HOUSE AMENDMENT NO. 2.

Deletes previous language increasing the fines for specified violations.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Agriculture & Conservation 99-03-03 H Do Pass/Short Debate Cal 017-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 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 99-03-18 H Amendment No.01 MCKEON Η Amendment referred to HRUL H Held 2nd Rdg-Short Debate 99-03-23 H Amendment No.02 MCKEON Η Amendment referred to HRUL Н Amendment No.01 MCKEON Η Rules refers to HAGC H Held 2nd Rdg-Short Debate 99-03-24 H Amendment No.01 MCKEON H Recommends be Adopted HAGC/016-000-000 MCKEON Η Amendment No.01 H Held 2nd Rdg-Short Debate 99-03-25 H Added As A Joint Sponsor FRITCHEY H Added As A Joint Sponsor RONEN Amendment No.02 MCKEON

H Recommends be Adopted HRUL H Held 2nd Rdg-Short Debate MCKEON

99-03-26 H Amendment No.02 Adopted H Pld Cal 3rd Rdg-Shrt Dbt

> Η Re-Refer Rules/Rul 19(a)

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00-01-19 H
                                      Approved for Consideration 003-002-000
         H Pld Cal 3rd Rdg-Shrt Dbt
00-01-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-001
         H Added As A Joint Sponsor LYONS, EILEEN
00-01-26 S. Arrive Senate
         S Chief Sponsor SIEBEN
         S Placed Calndr First Rdg
                                      Referred to Sen Rules Comm
         S First reading
00-02-01 S Added as Chief Co-sponsor MADIGAN,L
00-03-01 S
                                      Assigned to Agriculture & Conservation
                                      Recommended do pass 010-000-000
00-03-08 S
         S Placed Calndr, Second Rdg
00-03-09 S Second Reading
         S Placed Calndr, 3rd Reading
00-03-24 S Added as Chief Co-sponsor RONEN,C
00-03-29 S Third Reading - Passed 057-000-000
         H Passed both Houses
00-04-28 H Sent to the Governor
00-06-02 H Governor approved
         Η
              Effective Date 00-06-02
              PUBLIC ACT 91-0713
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HB-1823 LOPEZ – GRANBERG, ACEVEDO, DART, DAVIS,MONIQUE, LY-ONS,JOSEPH AND REITZ.

New Act

Creates the Domestic Violence Leave Act. Provides that employers meeting specified requirements must grant employees who have sought relief under the Illinois Domestic Violence Act of 1986 leave of up to a total of 20 hours during any calendar year for attendance at court hearings, legal consultations, counseling sessions, or physician or hospital visits related to domestic violence or the consequences of domestic violence if they cannot be scheduled during non-work hours. Provides that no leave may be taken by an employee unless the employee has exhausted all accrued vacation leave, personal leave, compensatory leave and any other leave that may be granted to the employee except sick leave and disability leave. Contains provisions concerning notice to the employer, consultation with the employer to schedule the leave, verification of leave, rights of employees, penalties for violations, applicability, and other matters.

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NOTE(S) THAT MAY APPLY: Fiscal, State Mandates
                                         Referred to Hse Rules Comm
    99-02-18 H First reading
    99-02-22 H Added As A Co-sponsor ACEVEDO
    99-02-23 H Added As A Joint Sponsor GRANBERG
    99-02-24 H
                                         Assigned to Labor & Commerce
    99-03-05 H
                                         Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC
             H Pled 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 DART
             H Added As A Co-sponsor DAVIS, MONIQUE
    99-03-11 H 3rd Rdg-Stnd Dbt-Pass/Vote 102-013-001
    99-03-12 H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor REITZ
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    00-02-25 S Chief Sponsor MUNOZ
    00-02-29 S First reading
                                         Referred to Sen Rules Comm
    00-03-01 S Added as Chief Co-sponsor LINK
    01-01-09 H Session Sine Die
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HB-1824 LAWFER – WIRSING – WOOLARD – MYERS,RICHARD – HARTKE, REITZ, FOWLER, FRANKS, BLACK, O'BRIEN, SMITH,MICHAEL, WAIT, POE AND MITCHELL,BILL.

20 ILCS 3605/7.2 new

Amends the Illinois Farm Development Act. Provides for an interest-buy-back program to subsidize interest costs on certain loans to Illinois farmers. Effective immediately.

2003

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FISCAL NOTE (Farm Development Authority)
    The fiscal impact is estimated to be $500,000 per year.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor WIRSING
             H Added As A Joint Sponsor WOOLARD
             H Added As A Joint Sponsor MYERS, RICHARD
                                         Referred to Hse Rules Comm
    99-02-22 H Joint Sponsor Changed to HARTKE
    99-02-24 H
                                         Assigned to Agriculture & Conservation
    99-03-02 H
                                         Fiscal Note Filed
                                         Committee Agriculture & Conservation
    99-03-03 H
                                         Do Pass/Short Debate Cal 017-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor FOWLER
             H Added As A Co-sponsor FRANKS
             H Added As A Co-sponsor BLACK
    99-03-04 H Added As A Co-sponsor O'BRIEN
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-12 H Added As A Co-sponsor SMITH, MICHAEL
             H Added As A Co-sponsor WAIT
             H Added As A Co-sponsor POE
             H Added As A Co-sponsor MITCHELL, BILL
             H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
    99-03-16 S Arrive Senate
               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 SIEBEN
               Sponsor Removed NOLAND
             S Alt Chief Sponsor Changed MYERS,J
    01-01-09 H Session Sine Die
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HB-1825 GRANBERG - WOOLARD.

525 ILCS 30/11

from Ch. 105, par. 711

Amends the Illinois Natural Areas Preservation Act. Provides that cemetery land dedicated before 1990 as a nature preserve or buffer area may be returned to use as a cemetery upon the demand of the cemetery authority.

HOUSE AMENDMENT NO. 1.

Provides that cemetery land dedicated before 1990 shall, rather than may, be returned to use as a cemetery upon the demand of the cemetery authority.

SENATE AMENDMENT NO. 1.

Provides that a cemetery or a portion of a cemetery dedicated during 1984, rather than before 1990, shall be returned to use as a cemetery upon the demand of the cemetery authority.

SENATE AMENDMENT NO. 2.

Deletes reference to: 525 ILCS 30/11 Adds reference to: 520 ILCS 10/5.5 new 520 ILCS 10/11

Deletes everything. Amends the Illinois Endangered Species Protection Act. Provides that under prescribed terms and conditions, the Department of Natural Resources may authorize a taking otherwise prohibited by the Act if the taking of the protected animal is incidental to and not the purpose of an otherwise lawful activity. Provides that if the Department authorizes an incidental taking of a protected species, the Department must file a written decision explaining its conclusion that the taking should be authorized. Provides that in order to authorize an incidental taking, the Department must determine that, based on the best available scientific data, the taking will not reduce the likelihood of the survival of the endangered or protected species. Provides that the public must be given notice of, and an opportunity to comment on, the application for an incidental taking before the taking may be authorized.

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	99-02-18	Н	First reading	Referred to Hse Rules Comm
	99-02-24	Н		Assigned to Agriculture & Conservation
	99-03-03	Н	Amendment No.01	AGRICULTURE H Adopted
		Н		Do Pass Amend/Short Debate 016-000-001
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
	99-03-09	Η	Second Reading-Short Debate	
			Pld Cal 3rd Rdg-Shrt Dbt	
			3rd Rdg-Shrt Dbt-Pass/Vote	105-010-000
	99-03-11		Arrive Senate	
			Chief Sponsor SIEBEN	
			Placed Calndr First Rdg	
			First reading	Referred to Sen Rules Comm
		S	•	Assigned to Agriculture & Conservation
	99-04-28		Amendment No.01	AGRICULTURE S Adopted
		S		Recmnded do pass as amend 010-000-000
			Placed Calndr, Second Rdg	
	99-05-13	S	Filed with Secretary	
		S	Amendment No.02	WATSON
		S	Amendment referred to	
		S	Amendment No.02	WATSON
		S	Rules refers to	SAGR
		S S	Amendment No.02	WATSON Be adopted
			Sponsor Removed SIEBEN	Be adopted
			Alt Chief Sponsor Changed V	WATSON
			Second Reading	VAISON
		S	Amendment No.02	WATSON Adopted
			Placed Calndr,3rd Reading	, independ
	99-05-14	S		Verified
		S		3d Reading Consideration PP
		S	Third Reading - Passed 036-0	017-000
		Ή	Arrive House	and the second s
		Η	Place Cal Order Concurrence	01,02
	99-05-17	Η	Primary Sponsor Changed To	GRANBERG
			Added As A Joint Sponsor W	OOLARD
	99-05-20	Η	Motion Filed Concur	
		H		HRUL
			Calendar Order of Concurren	
	99-05-21		Be apprvd for consideratn 01	
			H Concurs in S Amend 01,02	/074-038-002
			Passed both Houses	
			Sent to the Governor	
	99-08-14		Governor approved	
		H		
		Н		
a			ZYIG T XZONIG EXT EDNI	

HB-1826 ZICKUS -- LYONS, EILEEN.

225 ILCS 715/6.5

Amends the Surface-Mined Land Conservation and Reclamation Act. Provides that blasting operations shall be conducted only between the hours of 9:00 a.m. and 5:00 p.m. Monday through Friday. Provides that the Department shall promulgate rules to establish a set of blasting standards in urban areas and to conduct studies to determine the appropriate levels of blasting in urban areas. Allows municipalities to regulate blasting concurrently with the State. Preempts home rule. Effective immediately.

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

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99-02-18 H First reading
99-02-24 H Added As A Joint Sponsor LYONS, EILEEN
99-03-05 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Agriculture & Conservation
Motion Do Pass-Lost 001-016-000 HAGC
Remains in CommiAgriculture &
Conservation
Re-Refer Rules/Rul 19(a)
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2005 HB-1827

HB-1827 MAUTINO.

40 ILCS 5/16-133

from Ch. 108 1/2, par. 16-133

Amends the Downstate Teacher Article of the Illinois Pension Code to provide a special manner of determining final average salary for regional superintendents and assistant regional superintendents of schools. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact cannot be determined. Final average salaries may

be higher resulting in a very minor fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 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-1828 KRAUSE - MATHIAS - CAPPARELLI AND MULLIGAN.

55 ILCS 5/5-1062.1 from Ch. 34, par. 5-1062.1

Amends the Counties Code. Amends the Section concerning stormwater management in Cook County. Provides that one of the purposes of the Section is to provide for the adoption of a united countywide stormwater management plan. Provides that stormwater management in Cook County is under the general supervision of the Metropolitan Water Reclamation District of Greater Chicago, including the power to impose taxes and issue bonds, rather than of the Cook County Board. Provides that the District is responsible for implementing a plan. Provides that stormwater management planning councils shall be formed to advise the District in developing and implementing a plan. Provides that the Cook County Stormwater Management Planning Committee shall develop a plan for presentation to and approval by the District Board. Provides for public hearings on the plan. Provides for the adoption of rules to be followed in implementing the plan. Provides for tax levies to finance the plan, subject to referendum. Provides procedures for the discontinuance and disconnection of drainage districts and for the issuance of bonds. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code. Makes a stylistic change in the Section regarding stormwater management in Cook County.

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Executive
99-03-04 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor MATHIAS
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-25 H Added As A Joint Sponsor CAPPARELLI
99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 101-011-002
         H Added As A Co-sponsor MULLIGAN
99-04-14 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
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HB-1829 JONES, SHIRLEY.

210 ILCS 45/2-209.5 new

Amends the Nursing Home Care Act. Provides that each facility located in a county with a population in excess of 3 million shall establish emergency evacuation procedures and schedule evacuation drills. Provides that the facility shall submit a report to the Department of Public Health detailing incidents, evaluations, and fines levied on the facility, which shall be compiled by the Department to be submitted quarterly to the General Assembly.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Creates a local gov't. organization and structure mandate for
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which reimbursement is not required.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

Does not preempt home rule authority.

FISCAL NOTE (Department of Public Health)

One administrative assistant position would annually require

approximately an additional \$45,000.

HOUSE AMENDMENT NO. 1.

Provides that the Department submit the compilation of reports detailing incidents, evaluations, and fines levied on facilities to the General Assembly annually rather than quarterly.

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NOTE(S) THAT MAY APPLY: Fiscal
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	99-02-18	Η	First reading	Referred to Hse Rules Comr	n
	99-02-24	Н		Assigned to Human Services	s
	99-03-03	Н		Do Pass/Short Debate Cal 00	09-000-001
		Н	Placed Cal 2nd Rdg-Shrt Dbt		
	99-03-04	Н	_	Fiscal Note Requested BLA	CK
		Н		St Mandate Fis Nte Req BL	ACK
		Н		Home Rule Note Requested	BLACK
		Η	Cal Ord 2nd Rdg-Shrt Dbt		
	99-03-09	Η	-	St Mandate Fis Note Filed	
		Η		Home Rule Note Filed	
		Η	Cal Ord 2nd Rdg-Shrt Dbt		
	99-03-10	Η		Fiscal Note Filed	
		Η	Cal Ord 2nd Rdg-Shrt Dbt		
	99-03-16	Η	Second Reading-Short Debate	e	
		Η	Held 2nd Rdg-Short Debate		
	99-03-17	Η	Amendment No.01	JONES, SHIRLEY	
		Η	Amendment referred to	HRUL	
		Н	Held 2nd Rdg-Short Debate		
	99-03-18	Η	Pld Cal 3rd Rdg-Shrt Dbt		
	99-03-23	Η	Amendment No.01	JONES,SHIRLEY	
		Н	Recommends be Adopted HR	RUL	
		Η	Cal Ord 3rd Rdg-Short Dbt		
	99-03-24	Η	Relld 2nd Rdg-Short Debate		
		Η	Amendment No.01	JONES, SHIRLEY	Adopted

01-01-09 H Session Sine Die HOEFT - O'CONNOR - KOSEL - ZICKUS - MITCHELL, BILL, LY-HB-1830 ONS, EILEEN, MYERS, RICHARD, JONES, JOHN, RIGHTER AND SCH-

Re-Refer Rules/Rul 19(a)

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105 ILCS 5/10-19
                                    from Ch. 122, par. 10-19
105 ILCS 5/10-19.1
                                    from Ch. 122, par. 10-19.1
                                    from Ch. 122, par. 34-18
105 ILCS 5/34-18
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H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H

MITZ.

Amends the School Code. Increases both the minimum length of the school term and the minimum number of days of actual pupil attendance by 4 days with respect to the 1999-2000 school year and each subsequent school year. Effective immediately.

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

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Elementary & Secondary
                                       Education
99-03-04 H
                                     Do Pass/Short Debate Cal 023-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor O'CONNOR
         H Added As A Joint Sponsor KOSEL
         H Added As A Joint Sponsor ZICKUS
         H Added As A Joint Sponsor MITCHELL, BILL
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor MYERS, RICHARD
```

H Added As A Co-sponsor JQNES, JOHN

H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor SCHMITZ 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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99-03-18 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
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99-03-26 H

01-01-09 H Session Sine Die

Re-Refer Rules/Rul 19(a)

MCGUIRE - SAVIANO - BOLAND - MCAULIFFE - O'BRIEN, NOVAK, GILES, SILVA, HOLBROOK, MCCARTHY, SMITH, MICHAEL, BRAD-LEY, CROTTY, DAVIS, STEVE, HOFFMAN, CURRY, JULIE, MCKEON, ACEVEDO, LOPEZ, GASH AND FLOWERS.

20 ILCS 105/4.02 20 ILCS 2405/3

HB-1831

from Ch. 23, par. 6104.02 from Ch. 23, par. 3434

Amends the Illinois Act on the Aging. Provides that vendors of homemaker and chore housekeeper services shall receive a rate increase of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor. Amends the Disabled Persons Rehabilitation Act. Provides that personal care attendants shall receive an automatic cost of living allowance of at least 3% but no more than 5% on July 1 of each year based on the Consumer Price Index. Effective July 1, 1999.

FISCAL NOTE (Department on Aging)

DoA estimates a fiscal impact of \$2.74 million on the FY2000

Community Care Program budget.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-18 H First reading
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H Added As A Joint Sponsor SAVIANO

H Added As A Joint Sponsor BOLAND

H Added As A Joint Sponsor NOVAK

H Added As A Joint Sponsor O'BRIEN

Referred to Hse Rules Comm

H Joint Sponsor Changed to MCAULIFFE

H Added As A Co-sponsor NOVAK

99-02-24 H Assigned to Aging

99-03-04 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor GILES

H Added As A Co-sponsor SILVA

99-03-09 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt 99-03-10 H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor MCCARTHY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor MCKEON

H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000

H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor LOPEZ

H Added As A Co-sponsor GASH

H Added As A Co-sponsor FLOWERS

99-03-11 S Arrive Senate

S Placed Calndr First Rdg 99-03-12 S

99-03-19 S Chief Sponsor PARKER

Added as Chief Co-sponsor OBAMA

Added as Chief Co-sponsor WALSH,L

S First reading Referred to Sen Rules Comm

99-04-15 S Added as Chief Co-sponsor TROTTER

01-01-09 H Session Sine Die

HB-1832 STEPHENS - FEIGENHOLTZ - LINDNER -MULLIGAN -MOORE, ANDREA AND BASSI.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Fiscal Note Filed

Amends the Illinois Public Aid Code. Provides that, notwithstanding any other provision of this Section, a comprehensive tobacco use cessation program that includes purchasing prescription drugs, human biological products, or medical devices approved by the Food and Drug Administration or otherwise legally marketed under the federal Food, Drug and Cosmetic Act or the federal Public Health Service Act for use as smoking cessation therapies or aids shall be covered under the medical assistance program for persons who are otherwise eligible for the program.

SENATE AMENDMENT NO. 1.

Provides that the tobacco use cessation program shall include purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration rather than purchasing prescription drugs, human biological products, or medical devices approved by the Food and Drug Administration or otherwise legally marketed under the federal Food, Drug and Cosmetic Act or the federal Public Health Service Act for use as smoking cessation therapies or aids.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends adding an immediate effective date.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services 99-03-05 H Do Pass/Short Debate Cal 011-001-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-10 H Primary Sponsor Changed To STEPHENS H Added As A Joint Sponsor FEIGENHOLTZ H Joint Sponsor Changed to LINDNER H Joint Sponsor Changed to MULLIGAN H Joint Sponsor Changed to MOORE, ANDREA 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 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000 H Added As A Co-sponsor BASSI S Arrive Senate S Placed Calndr First Rdg 99-03-19 S Chief Sponsor SYVERSON S First reading Referred to Sen Rules Comm 99-04-14 S Assigned to Public Health & Welfare 99-04-20 S Postponed 99-04-27 S Recommended do pass 011-000-000 S Placed Calndr, Second Rdg 99-04-28 S Second Reading S Placed Calndr, 3rd Reading 99-05-05 S Filed with Secretary S Amendment No.01 SYVERSON S Amendment referred to SRUL S SYVERSON Amendment No.01 SPBH S Rules refers to 99-05-12 S SYVERSON Amendment No.01 Be adopted S S Recalled to Second Reading Amendment No.01 SYVERSON 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 99-05-14 H Motion Filed Concur Motion referred to HRUL H Calendar Order of Concurren 01 99-05-19 H Be appryd for consideratn 01/HRUL H H Concurs in S Amend 01/114-001-001 H Passed both Houses 99-06-17 H Sent to the Governor 99-08-13 H Governor Amendatory Veto H Placed Cal Amendatory Veto 99-11-16 H Mtn fild accept amend veto #1/STEPHENS

Motion referred to

H Placed Cal Amendatory Veto

HRUL

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99-11-17 H App for Consider - Complace
H Accept Amnd Veto-House Pass 117-000-000

99-11-18 S Placed Cal Amendatory Veto

99-11-30 S Mtn fild accept amend veto SYVERSON

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
H Effective Date 99-12-22
H PUBLIC ACT 91-0666
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HB-1833 MCGUIRE – SAVIANO – NOVAK – MCAULIFFE – O'BRIEN, BOLAND, GILES, SILVA, HOLBROOK, MCCARTHY, SMITH,MICHAEL, BRADLEY, CROTTY, MCKEON, FLOWERS, GIGLIO, DAVIS,STEVE, DAVIS,MONIQUE AND BROSNAHAN.

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, 1999.

FISCAL NOTE (Department on Aging) If minimum wage was adjusted to \$6.15/hour, cost would be \$30 million for FY2000.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
H Added As A Joint Sponsor SAVIANO
H Added As A Joint Sponsor NOVAK
H Added As A Joint Sponsor BOLAND
H Added As A Joint Sponsor O'BRIEN
H Referred
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Referred to Hse Rules Comm

H Joint Sponsor Changed to MCAULIFFE H Added As A Co-sponsor BOLAND

99-02-24 H Assigned to Aging 99-03-04 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor GILES H Added As A Co-sponsor SILVA

99-03-09 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

99-03-10 H Added As A Co-sponsor HOLBROOK H Added As A Co-sponsor MCCARTHY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor BRADLEY
H Added As A Co-sponsor CROTTY
H Added As A Co-sponsor MCKEON

H Added As A Co-sponsor FLOWERS

99-03-11 H Fiscal Note Filed H 3rd Rdg-Shrt Dbt-Pass/Vote 106-008-002

99-03-12 H Added As A Co-sponsor GIGLIO

H Added As A Co-sponsor DAVIS, STEVE H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor BROSNAHAN

99-03-16 S Arrive Senate

S Placed Calndr First Rdg

99-03-19 S Chief Sponsor OBAMA

S Added as Chief Co-sponsor PARKERS Added as Chief Co-sponsor WALSH,L

S First reading Referred to Sen Rules Comm

99-04-12 S Added as Chief Co-sponsor TROTTER

01-01-09 H Session Sine Die

HB-1834 **2010**

HB-1834 COWLISHAW - CURRIE - JOHNSON, TOM - HOLBROOK.

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5 ILCS 120/1.02 from Ch. 102, par. 41.02

5 ILCS 140/1 from Ch. 116, par. 201

5 ILCS 140/2 from Ch. 116, par. 202

5 ILCS 140/3 from Ch. 116, par. 203

5 ILCS 140/6 from Ch. 116, par. 205

5 ILCS 140/7 from Ch. 116, par. 206
```

Amends the Open Meetings Act and the Freedom of Information Act. Includes within the Acts' provisions all municipal convention or civic center boards, local tourism boards and councils, and economic development boards as "public bodies". Further amends the Freedom of Information Act to provide that the Act's exemptions are in derogation of the disclosure requirement and that the exemptions must be strictly construed because of the strong interest in public disclosure. Provides that a public body may require written records requests (now mandated). Provides the copying costs may not include labor costs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-18 H First reading
         H Added As A Joint Sponsor CURRIE
         H Added As A Joint Sponsor JOHNSON, TOM
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to State Government
                                        Administration
99-03-04 H
                                      Do Pass/Short Debate Cal 007-000-000
         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 Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Joint Sponsor HOLBROOK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-06 S Chief Sponsor MAITLAND
99-04-12 S Added As A Co-sponsor DEMUZIO
99-04-14 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Executive
99-04-29 S
                                      Postponed
99-05-06 S
                                      Held in Committee
         S
                                      Committee Executive
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-1835 FEIGENHOLTZ, ERWIN AND RONEN.

20 ILCS 2310/55.91 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Public Health to study the effect of obesity, in both adults and children, on costly health complications such as diabetes, hypertension, heart disease, and stroke and make recommendations for improving public and private sector awareness of the problem of obesity and suggested treatment modalities. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Public Health shall convene a committee to study the effect of obesity (rather than the Department itself conducting the study). Provides for appointment of the committee members by the Director of Public Health and the 4 legislative leaders.

HOUSE AMENDMENT NO. 2.

Deletes certain legislative findings. Replaces provisions concerning an obesity study, and provides that, subject to appropriation, the Department of Public Health shall cause a study to be made on the effect of obesity on costly health complications and shall make recommendations for improving awareness of the problem of obesity and suggested treatment modalities. Requires a report to the Governor and the General Assembly by December 31, 2000.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading

99-02-18 H First reading 99-02-24 H

Referred to Hse Rules Comm Assigned to Human Services

```
99-03-03 H
                      Amendment No.01
                                          HUMAN SERVS H
                                                                  Adopted
                                          Do Pass Amend/Short Debate 013-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
              H Held 2nd Rdg-Short Debate
      99-03-19 H Added As A Co-sponsor ERWIN
              H Added As A Co-sponsor RONEN
                      Amendment No.02
      99-03-23 H
                                          FEIGENHOLTZ
                      Amendment referred to HRUL
              Н
              H Held 2nd Rdg-Short Debate
      99-03-24 H
                      Amendment No.02
                                          FEIGENHOLTZ
              H Recommends be Adopted HRUL
              H Held 2nd Rdg-Short Debate
                      Amendment No.02
      99-03-25 H
                                          FEIGENHOLTZ
                                                                  Adopted
              H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 Н
                                          Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1836
            FLOWERS.
```

210 ILCS 85/17 new

Amends the Hospital Licensing Act. Requires all hospitals that provide emergency room facilities or care to have on call 24 hours a day at least one physician qualified to handle pediatric medicine.

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

```
99-02-18 H First reading
                                        Referred to Hse Rules Comm
99-02-24 H
                                        Assigned to Health Care Availability &
                                          Access
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1837 SAVIANO - BUGIELSKI - MCAULIFFE - CAPPARELLI.

815 ILCS 205/2

from Ch. 17, par. 6402

Amends the Interest Act. Increases, from 5% to 9%, the rate of interest to which creditors are entitled on money after it becomes due.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends changing the rate of interest to which creditors are entitled on money after it becomes due to 7%, instead of 9%.

```
99-02-18 H First reading
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Joint Sponsor MCAULIFFE
         H Added As A Joint Sponsor CAPPARELLI
                                      Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Financial Institutions
99-03-03 H
                                       Do Pass/Short Debate Cal 016-001-000
         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
99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 098-018-001
99-03-19 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor WALSH,T
                                       Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                       Assigned to Financial Institutions
99-04-29 S
                                       Recommended do pass 006-001-002
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 033-020-005
         H Passed both Houses
99-06-09 H Sent to the Governor
99-08-06 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-04 H Mtn fild accept amend veto #1/SAVIANO
```

HRUL.

Motion referred to

H Placed Cal Amendatory Veto

Н

```
99-11-18 H
                                 Motion ACCEPT AMENDA
        Η
                                  VETO - MOTION #1
        H
                                 BE APPROVED FOR
                                 CONSIDERATION AND
        Η
                                 GOV.'S SPECIFIC
        Н
        Н
                                 RECOMMENDATION
        Η
                                 BE DETERMINED TO
        H
                                 BE COMPLIANT-RYDER
        Н
                                  Approved For Cnsdrtn-Lost
        H Placed Cal Amendatory Veto
        H Bill dead-Amendatory Veto
```

HB-1838 SAVIANO – GRANBERG.

```
820 ILCS 305/5.5-5 new
820 ILCS 305/5.5-10 new
820 ILCS 305/5.5-15 new
820 ILCS 305/5.5-20 new
820 ILCS 305/5.5-25 new
820 ILCS 305/5.5-30 new
820 ILCS 305/5.5-35 new
```

Amends the Workers' Compensation Act. Prohibits a person from discriminating or taking retaliatory action against an employee because the employee in good faith files a claim or complaint, initiates an inquiry, investigation, inspection, proceeding, or other action or testifies or provides information to any person with respect to the Workers' Compensation Act or Workers' Occupational Diseases Act. Permits an aggrieved employee to seek civil action. Provides that the court may award the employee injunctive relief, reinstatement of position or benefits, compensation for lost wages and benefits, or punitive damages.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18	H First reading	Referred to Hse Rules Comm	
99-02-23	H Added As A Joint Sponsor	GRANBERG	
99-02-24	H.	Assigned to Labor & Commerce	
99-03-05	Н	Re-Refer Rules/Rul 19(a)	
01-01-09	H Session Sine Die		

HB-1839 KENNER - BOLAND - DART.

225 ILCS 10/4.3 from Ch. 23, par. 2214.3

Amends the Child Care Act of 1969. Provides that if a foster family home or an employee of the foster family home is the subject of a report of child abuse or neglect, the Department must immediately re-examine the foster family home to determine if the home continues to meet licensure requirements. Provides that the Department must make a schedule to re-examine that home at least once each year.

HOUSE AMENDMENT NO. 1.

Provides that when the home or the employee is the subject of an indicated report under the Abused and Neglected Child Reporting Act, the Department must conduct a re-examination.

SENATE AMENDMENT NO. 1.

Provides for re-examination of a foster family home that is the subject of an indicated report under the Abused and Neglected Child Reporting Act to determine whether the foster family home continues to meet the minimum standards for licensure.

NOTE(S) THAT MAY APPLY: Fiscal

S First reading

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Children & Youth
99-03-03 H
                                     CHLDRN-YOUTH H
                                                              Adopted
                Amendment No.01
                                      Do Pass Amend/Short Debate 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
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint 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
99-03-23 S Chief Sponsor SMITH
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Referred to Sen Rules Comm

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Assigned to Public Health & Welfare
      99-04-20 S
                       Amendment No.01
                                             PUB HEALTH S
                                                                       Adopted
      99-04-27 S
                                             Recmnded do pass as amend 011-000-000
                S
                S Placed Calndr, Second Rdg
                S Added as Chief Co-sponsor REA
                S Added as Chief Co-sponsor MUNOZ
      99-04-28 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-06 S Third Reading - Passed 057-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      99-05-18 H Motion Filed Concur
                       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 01/115-000-000
                H Passed both Houses
      99-06-18 H Sent to the Governor
      99-08-14 H Governor approved
                     Effective Date 00-01-01
                     PUBLIC ACT 91-0557
                Ή
HB-1840
             SAVIANO.
    10 ILCS 5/7-12
                                     from Ch. 46, par. 7-12
                                     from Ch. 46, par. 10-6
    10 ILCS 5/10-6
  Amends the Election Code. Requires petitions for nomination of candidates to be
filed 45 days earlier than the current dates for filing those petitions.
                                              Referred to Hse Rules Comm
      99-02-18 H First reading
                                              Assigned to Elections & Campaign Reform
      99-02-24 H
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             SAVIANO - BELLOCK - WINTERS.
HB-1841
                                     from Ch. 46, par. 24A-2
    10 ILCS 5/24A-2
                                     from Ch. 46, par. 24A-5
    10 ILCS 5/24A-5
    10 ILCS 5/24A-5.1
                                     from Ch. 46, par. 24A-5.1
    10 ILCS 5/24A-5.2
                                     from Ch. 46, par. 24A-5.2
                                     from Ch. 46, par. 24A-6
    10 ILCS 5/24A-6
                                     from Ch. 46, par. 24A-7
    10 ILCS 5/24A-7
                                     from Ch. 46, par. 24A-8
    10 ILCS 5/24A-8
                                     from Ch. 46, par. 24A-9
    10 ILCS 5/24A-9
    10 ILCS 5/24A-9.1
                                     from Ch. 46, par. 24A-9.1
    10 ILCS 5/24A-10.1
                                     from Ch. 46, par. 24A-10.1
                                     from Ch. 46, par. 24A-15.01
    10 ILCS 5/24A-15.01
                                     from Ch. 46, par. 24A-15.1
    10 ILCS 5/24A-15.1
   Amends the Election Code. Provides for the use of electronic ballot forms on video
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terminals and data packs for recording votes by election authorities using electronic voting systems.

SENATE AMENDMENT NO. 1.

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Deletes reference to:
10 ILCS 5/24A-2
10 ILCS 5/24A-5
10 ILCS 5/24A-5.1
10 ILCS 5/24A-5.2
10 ILCS 5/24A-6
10 ILCS 5/24A-7
10 ILCS 5/24A-8
10 ILCS 5/24A-9
10 ILCS 5/24A-9.1
10 ILCS 5/24A-10.1
10 ILCS 5/24A-15.01
10 ILCS 5/24A-15.1
Adds reference to:
10 ILCS 5/7-66
10 ILCS 5/15-6
10 ILCS 5/16-11
10 ILCS 5/17-43
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10 ILCS 5/18-40
10 ILCS 5/19-2.1
                             from Ch. 46, par. 19-2.1
10 ILCS 5/19-7
                             from Ch. 46, par. 19-7
10 ILCS 5/19-8
                             from Ch. 46, par. 19-8
10 ILCS 5/19-9
                             from Ch. 46, par. 19-9
10 ILCS 5/19-10
                             from Ch. 46, par. 19-10
10 ILCS 5/19-12.2
                            from Ch. 46, par. 19-12.2
10 ILCS 5/19-15
10 ILCS 5/20-2
                            from Ch. 46, par. 20-2
10 ILCS 5/20-2.1
                            from Ch. 46, par. 20-2.1
10 ILCS 5/20-2.2
                            from Ch. 46, par. 20-2.2
10 ILCS 5/20-7
                            from Ch. 46, par. 20-7
10 ILCS 5/20-8
                            from Ch. 46, par. 20-8
10 ILCS 5/20-9
                            from Ch. 46, par. 20-9
10 ILCS 5/20-15
10 ILCS 5/24B-3
10 ILCS 5/Art. 24C heading new
10 ILCS 5/24C-1 new
10 ILCS 5/24C-2 new
10 ILCS 5/24C-3 new
10 ILCS 5/24C-3.1 new
10 ILCS 5/24C-4 new
10 ILCS 5/24C-5 new
10 ILCS 5/24C-5.1 new
10 ILCS 5/24C-5.2 new
10 ILCS 5/24C-6 new
10 ILCS 5/24C-6.1 new
10 ILCS 5/24C-7 new
10 ILCS 5/24C-8 new
10 ILCS 5/24C-9 new
10 ILCS 5/24C-10 new
10 ILCS 5/24C-11 new
10 ILCS 5/24C-12 new
10 ILCS 5/24C-13 new
10 ILCS 5/24C-14 new
10 ILCS 5/24C-15 new
10 ILCS 5/24C-15.01 new
10 ILCS 5/24C-15.1 new
10 ILCS 5/24C-16 new
10 ILCS 5/24C-17 new
10 ILCS 5/24C-18 new
10 ILCS 5/24C-19 new
10 ILCS 5/24C-20 new
```

Deletes everything. Amends the Election Code, Allows election jurisdictions to count absentee ballots either (i) at the polling place or (ii) at the office of the election authority. Authorizes the use of Direct Recording Electronic Voting Systems approved by the State Board of Elections.

SENATE AMENDMENT NO. 4.

```
Deletes reference to: 10 ILCS 5/24B-3
Adds reference to: 10 ILCS 5/7-19
10 ILCS 5/7-16
10 ILCS 5/7-47
10 ILCS 5/7-49
10 ILCS 5/7-52
10 ILCS 5/7-53
10 ILCS 5/7-54
10 ILCS 5/7-55
10 ILCS 5/17-9
10 ILCS 5/18-5
```

Deletes everything. Amends the Election Code. Authorizes the use of Direct Recording Electronic Voting Systems approved by the State Board of Elections. Allows election jurisdictions to count absentee ballots either (i) at the polling place or (ii) at the office of the election authority. Requires election jurisdictions using Direct Recording Electronic Voting Systems to count absentee ballots at the office of the election author-

ity. Provides that this amendatory Act applies (i) only to elections conducted on or after January 1, 2001 and (ii) only to county election juridistions in counties with a population of less than 3,000,000 and excluding election commissions created under Article 6 of the Election Code.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Elections & Campaign Reform
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 Held 2nd Rdg-Short Debate
99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 107-002-003
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor DILLARD
            Added as Chief Co-sponsor JACOBS
            First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Local Government
99-04-14 S
                                      Held in Committee
99-04-27
                                      Held in Committee
99-05-04 S
                 Amendment No.01
                                      LOCAL GOV S
                                                               Adopted
                                      Recmnded do pass as amend 008-000-000
            Placed Calndr, Second Rdg
99-05-05
            Second Reading
            Placed Calndr, 3rd Reading
99-05-13
         S Filed with Secretary
                 Amendment No.02
                                      DILLARD
                 Amendment referred to SRUL
           Filed with Secretary
         S
                 Amendment No.03
                                      DILLARD
         S
                 Amendment referred to SRUL
         S
                 Amendment No.02
                                      DILLARD
         S
                 Rules refers to
                                        SLGV
         S
                 Amendment No.03
                                      DILLARD
         S
                 Rules refers to
                                        SLGV
         S
                 Amendment No.02
                                      DILLARD
         S
                                      Held in Committee
         S
                 Amendment No.03
                                      DILLARD
         S
                                      Held in Committee
         S
            Calendar Order of 3rd Rdg 99-05-06
99-06-27
                                      Refer to Rules/Rul 3-9(b)
         S
            Tabled Pursuant to Rule5-4(A) SA'S 02,03
                                      Committee Rules
00-04-05
         S
            Filed with Secretary
         S
                 Amendment No.04
                                      DILLARD
         S
                 Amendment referred to SRUL
                                      Committee Rules
00-04-06
                                      Approved for Consideration SRUL
         S
                 Amendment No.04
                                      DILLARD
         S
                                        SLGV
                 Rules refers to
         S
                 Amendment No.04
                                      DILLARD
                                      Be adopted
         S Added as Chief Co-sponsor DUDYCZ
         S Added As A Co-sponsor MYERS,J
         S Recalled to Second Reading
         S
                 Amendment No.04
                                      DILLARD
                                                                Adopted
         S
                                                                 042-015-000
         S Placed Calndr,3rd Reading
00-04-07 S Third Reading - Passed 045-011-000
         H Arrive House
         H Place Cal Order Concurrence 01,04
00-04-10 H Motion Filed Concur
                 Motion referred to
                                        HRUL
         H Calendar Order of Concurren 01,04
00-04-14 H
                                      Re-Refer Rules/Rul 19(a)
00-11-29 H Added As A Joint Sponsor BELLOCK
         H Added As A Joint Sponsor WINTERS
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01-01-09 H Session Sine Die

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HB-1842 DAVIS,STEVE AND JOHNSON,TIM.
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735 ILCS 5/8-2001 from Ch. 110, par. 8-2001 735 ILCS 5/8-2003 from Ch. 110, par. 8-2003

Amends provisions of the Code of Civil Procedure concerning the inspection of hospital and medical records. Provides that the charges imposed by a hospital or physician for copying records may not exceed a \$15 handling charge plus 35 cents per page.

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HOME RULE NOTE (Dept. of Commerce and Community Affairs)
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Does preempt home rule authority.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Attorney General)

There would be no fiscal impact on the A.G. office; additional

duties would be absorbed by existing resources.

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Consumer Protect'n & Product

Regul

99-03-04 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Fiscal Note Requested PANKAU
H St Mandate Fis Nte Req PANKAU
H Home Rule Note Requested PANKAU

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-10 H Added As A Co-sponsor JOHNSON, TIM

99-03-11 H Home Rule Note Filed

H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-15 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-1843 BASSI.

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from Ch. 46, par. 2A-1.1
 10 ILCS 5/2A-1.1
                                    from Ch. 46, par. 2A-1.1a
 10 ILCS 5/2A-1.1a
 10 ILCS 5/7-8
                                    from Ch. 46, par. 7-8
                                    from Ch. 46, par. 8-4
 10 ILCS 5/8-4
 65 ILCS 20/21-25
                                    from Ch. 24, par. 21-25
105 ILCS 5/33-1
                                    from Ch. 122, par. 33-1
                                    from Ch. 122, par. 33-1b
105 ILCS 5/33-1b
605 ILCS 5/6-123
                                    from Ch. 121, par. 6-123
605 ILCS 5/6-125
                                    from Ch. 121, par. 6-125
```

Amends the Election Code, the Revised Cities and Villages Act of 1941, the School Code, and the Illinois Highway Code. Changes the date of the general primary election to the third Saturday in March. Changes the date of the consolidated primary election to the third Saturday in February. Changes the date of the consolidated election to the first Saturday in April. Effective January 1, 2000.

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elections & Campaign Reform

99-03-03 H Do Pass/Short Debate Cal 007-001-002

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-1844 FEIGENHOLTZ.

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5 ILCS 375/6.11
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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 from Ch. 111 1/2, par. 1411.2

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

2017 HB-1844—Cont.

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. Provides that health coverage under those Acts must include coverage for wigs and hair weaves necessitated by the side-effects of cancer therapies.

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FISCAL NOTE (Department of Central Management Services)
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HB 1844 would have minimal fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Insurance
99-03-03 H Fiscal Note Filed
Committee Insurance
99-03-05 H Re-Refer Rules/Rul 19(a)

HB-1845 CROSS - WOOLARD - MCCARTHY - BRADY - KRAUSE.

750 ILCS 5/607 from Ch. 40, par. 607

01-01-09 H Session Sine Die

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, except for grandparents who are otherwise excluded, the grandparent of a minor child may file a petition for visitation privileges if the grandparent has had an established relationship with the child but has been denied an opportunity to visit the child for more than 90 days preceding the date of filing of the petition. Provides that, if the court finds that visitation with the grandparent is in the best interests and welfare of the child, the court shall grant reasonable visitation privileges to the grandparent.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Further amends the Illinois Marriage and Dissolution of Marriage Act. Deletes the amendatory provisions of the engrossed bill. Provides that the court may modify an order granting, denying, or limiting visitation rights of a grandparent, great-grandparent, or sibling of any minor child whenever a change of circumstances has occurred based on facts occurring subsequent to the judgment if it can be shown by clear and convincing evidence that the modification is in the best interest of the minor child. Provides that if an order has been entered limiting a minor child's contact or visitation with a grandparent, great-grandparent, or sibling, that order may be modified only upon a showing of a substantial change in circumstances occurring subsequent to the entry of the order with proof by clear and convincing evidence that modification is in the best interest of the minor child.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Deletes everything, and inserts the contents of the bill as amended by Senate Amendment No. 1 with: changes in the language concerning criteria for modification of an order limiting a child's contact with specified relatives; and technical changes.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 H
                                      Do Pass/Short Debate Cal 010-000-000
         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 110-000-000
         H Added As A Joint Sponsor WOOLARD
         H Joint Sponsor Changed to MCCARTHY
         H Joint Sponsor Changed to BRADY
         H Joint Sponsor Changed to KRAUSE
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-18 S Chief Sponsor JONES, W
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
99-04-28 .S
                                      Postponed
99-05-05 S
                 Amendment No.01
                                      JUDICIARY S
                                                                Adopted
                                      Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
```

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99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 057-000-001
99-05-12 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
99-05-17 H
                Rules refers to
                                       HJUA/01
         H Calendar Order of Concurren 01
99-05-18 H Motion Filed Non-Concur #2/01/BASSI
         H Calendar Order of Concurren 01
99-05-25 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
99-05-26 S Sen Conference Comm Apptd 1ST/JONES,W,
         S
                                        HAWKINSON, DILLARD
                                        CULLERTON, OBAMA
         H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/WOOLARD,
         Η
                                        DART, CURRIE,
         Η
                                        TENHOUSE & BASSI
         S Filed with Secretary
         S Conference Committee Report 1ST/JONES,W
           Conf Comm Rpt referred to SRUL
           Conference Committee Report 1ST/JONES,W
         S Be apprvd for consideratn SRUL
         S Senate CC report submitted
         H Primary Sponsor Changed To CROSS
         H House CC report submitted 1ST/CROSS
         H Conf Comm Rpt referred to HRUL
         H Recommends be Adopted HRUL
         H House CC report Adopted 1ST/114-000-000
99-05-27 S Senate CC report submitted
         S Senate CC report Adopted 1ST/059-000-000
         S Both House Adoptd CC rpt 1ST
         H Passed both Houses
99-06-24 H Sent to the Governor
99-08-19 H Governor approved
             Effective Date 99-08-19
         Н
         Η
              PUBLIC ACT 91-0610
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HB-1846 WINTERS – FEIGENHOLTZ – HOWARD – CURRIE.

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that when a recipient reports that he or she has obtained employment, the Department of Human Services may project the recipient's likely earnings and eligibility for assistance and grant level under the Temporary Assistance for Needy Families program. Provides that, based on the projection, the Department shall either continue the recipient as a recipient or suspend cash payments until the first payment from work is received. Provides that the Department shall re-adjust, if necessary, after the first payment from work is received. Provides that the Department shall notify the recipient in writing of this policy. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: 305 ILCS 5/4-1.12 305 ILCS 5/12-4.17a new

Deletes everything. Replaces provisions of the bill as introduced that the Department shall suspend cash assistance based on projected income with a provision that the Department may terminate or cancel the case based on projected income and restore assistance if, within 30 days of cancellation, the recipient presents evidence that the actual earnings from the recipient's work, or future earnings projected, do not warrant termination or cancellation. Provides that the notification of this policy shall take place when the recipient first reports income. Provides that the Department shall instruct its work-

2019 HB-1846—Cont.

ers to obtain income reports from newly-employed recipients that are as accurate and realistic as possible. Further amends the Illinois Public Aid Code. Provides that the Department of Human Services shall exclude, from the 60-month limit on cash grants, months in which the adult receiving assistance: is the primary caregiver for a child in the assistance unit under the age of one or a disabled child; has a pending application for federal Supplemental Security Income benefits and meets other criteria; needs assistance as determined by the Department to engage in activities to address a domestic violence situation to an extent inconsistent with sustained employment; or is employed and earning income or engaged in self-employment activities for an average of 20 hours per week. Provides that the Department of Human Services shall provide forms and written information in the waiting areas of its local offices regarding appeal and grievance rights. Provides that the Department shall establish pilot projects under which the local offices will be open at least one weekday evening and Saturday each week and report to the Family Self Sufficiency Advisory Council regarding the pilots. Provides that the Family Self Sufficiency Advisory Council shall monitor customer service and annually make customer service recommendations to the Secretary. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned to Human Services
      99-03-03 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Added As A Joint Sponsor FEIGENHOLTZ
                      Amendment No.01
               Н
                                           WINTERS
                      Amendment referred to HRUL
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-18 H
                      Amendment No.01
                                           WINTERS
               Н
                      Rules refers to
                                            HHSV
               Н
                      Amendment No.02
                                           WINTERS
               Н
                      Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-19 H
                      Amendment No.01
                                           WINTERS
               H Recommends be Adopted HHSV/010-000-000
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor HOWARD
      99-03-23 H Added As A Joint Sponsor CURRIE
                      Amendment No.02
                                           WINTERS
               Н
               H Recommends be Adopted HRUL
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                      Amendment No.01
                                           WINTERS
                                                                   Withdrawn
                      Amendment No.02
                                           WINTERS
                                                                   Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
      99-03-25 S Arrive Senate
               S Placed Calndr First Rdg
      99-04-13 S Chief Sponsor OBAMA
      99-04-14 S First reading
                                           Referred to Sen Rules Comm
      99-04-22 S Added as Chief Co-sponsor SULLIVAN
      99-05-04 S Added as Chief Co-sponsor LIGHTFORD
      01-01-09 H Session Sine Die
HB-1847
            BOLAND - LANG - MCKEON.
  320 ILCS 25/Act title
  320 ILCS 25/1
                                   from Ch. 67 1/2, par. 401
  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 pharmaceutical assistance coverage to include veterans who meet the income and domicile guidelines and all persons domiciled in Illinois for prescription drugs to treat Alzheimer's disease, asthma, Parkinson's disease, or cancer.

. from Ch. 67 1/2, par. 404

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NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading
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320 ILCS 25/4

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99-02-22 H Added As A Joint Sponsor LANG
                                              Assigned to Revenue
      99-03-02 H Joint Sponsor Changed to MCKEON
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1848
             JOHNSON, TOM.
  720 ILCS 5/9-1
                                     from Ch. 38, par. 9-1
  720 ILCS 5/12-4.1
                                     from Ch. 38, par. 12-4.1
  720 ILCS 5/12-4.2-5 new
  720 ILCS 5/20-2
                                     from Ch. 38, par. 20-2
  720 ILCS 5/Art. 20.5 heading new
  720 ILCS 5/20.5-6 new
  720 ILCS 5/24-1.2-5 new
  720 ILCS 5/26-1
                                     from Ch. 38, par. 26-1
  730 ILCS 5/3-6-3
                                     from Ch. 38, par. 1003-6-3
  730 ILCS 5/5-8-1
                                     from Ch. 38, par. 1005-8-1
```

Amends the Criminal Code of 1961. Expands definition of heinous battery. Adds offenses of aggravated battery with a machine gun and possession of deadly substances. Provides that it is an aggravating factor for first degree murder that the murder was committed as a result of certain streetgang-related criminal activity and adds additional aggravating factors. Amends the Unified Code of Corrections. Limits good conduct credit to 4.5 days per month for persons convicted of aggravated battery with a machine gun. Provides that the penalty for certain first degree murders that were the result of certain streetgang-related criminal activity, if the death penalty was not imposed, is a term of imprisonment of not less than 30 years and not more than 80 years. Makes other changes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Judiciary II - Criminal Law
99-03-05 H	Re-Refer Rules/Rul 19(a)
01 01 00 II Cassian Cina Dia	

01-01-09 H Session Sine Die

HB-1849 DURKIN.

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50 ILCS 725/2 from Ch. 85, par. 2552
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Amends the Uniform Peace Officers' Disciplinary Act. Provides that "interrogation" includes the questioning of an officer during an informal inquiry, but does not include questioning relating to minor infractions of agency rules which in themselves would not result in removal, discharge, or suspension.

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99-02-18 H First reading
99-02-24 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1850 DURKIN.

720 ILCS 5/31-9 new

Amends the Criminal Code of 1961. Makes it a Class 4 felony to knowingly create, modify, alter, or add any false or foreign compartment to a motor vehicle, watercraft, or aircraft for the purpose of concealment of the compartment from peace officers or law enforcement personnel or to possess such a motor vehicle, watercraft, or aircraft. Makes it a Class 1 felony for any person to knowingly possess any motor vehicle, watercraft, or aircraft containing any foreign compartment for the purpose of concealment of the compartment from peace officers or law enforcement personnel and utilize that compartment in the transportation of any item or substance which the possessor of the motor vehicle, watercraft, or aircraft is not allowed by law to own or possess.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate
99-03-17 H Pid Cal 3rd Rdg-Shrt Dbt

99-03-19 H Srd Rdg-Shrt Dbt-Pass/Vote 117-001-000
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99-03-22 S Arrive Senate
S Placed Calndr First Rdg
00-02-29 S Chief Sponsor CULLERTON
00-03-01 S First reading Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1851 OSMOND.

720 ILCS 5/21-8 new

720 ILCS 5/21-9 new

Amends the Criminal Code of 1961 to create the offenses of criminal trespass and invasion of privacy. Provides captions only.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-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-1852 RUTHERFORD – LAWFER – MOORE,ANDREA – HOLBROOK – LY-ONS,EILEEN.

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210 ILCS 45/2-202 from Ch. 111 1/2, par. 4152-202 765 ILCS 1025/10.5
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Amends the Nursing Home Care Act and the Uniform Disposition of Unclaimed Property Act. Provides that certain property of a deceased resident of a nursing home that is the subject of a contract between the resident and the nursing home for long-term care is enforceable without a court order. Provides that the property is exempt from the provisions of the Uniform Disposition of Unclaimed Property Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 210 ILCS 45/2-202 765 ILCS 1025/10.5 Adds reference to: 765 ILCS 1025/2a

Deletes everything. Amends the Uniform Disposition of Unclaimed Property Act. Provides that any property due or owed from a business association to or for the benefit of another business association resulting from a transaction occurring in the normal course of business shall be exempt from the Act. Effective immediately.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor SIEBEN
99-03-25 S First reading
                                      Referred to Sen Rules Comm
99-11-04 S
                                      Assigned to State Government Operations
                                                               Adopted
99-11-17 S
                                      STATE GOVERN S
                 Amendment No.01
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor SULLIVAN
         S Second Reading
         S Placed Calndr, 3rd Reading
99-11-18 S Third Reading - Passed 053-006-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-12-01 H Primary Sponsor Changed To RUTHERFORD
         H Added As A Joint Sponsor LAWFER
00-01-04 H Re-refer Rules/Rul 19(b) RULES HRUL
00-01-13 H
                                      Approved for Consideration HRUL
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H Place Cal Order Concurrence 01

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00-01-13--Cont.
         H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
                Rules refers to
         Н
                                       HCOF
         H Calendar Order of Concurren
00-01-20 H Approved for Consideration HCOF/009-000-000
         H H Concurs in S Amend 01/111-001-000
         H Passed both Houses
         H Added As A Joint Sponsor MOORE, ANDREA
         H Added As A Joint Sponsor HOLBROOK
00-01-25 H Added As A Joint Sponsor LYONS, EILEEN
00-02-17 H Sent to the Governor
00-03-23 H Governor approved
              Effective Date 00-03-23
         Н
         Η
              PUBLIC ACT 91-0688
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HB-1853 MORROW – DURKIN.

705 ILCS 35/2	from Ch. 37, par. 72.2
705 ILCS 35/2f	from Ch. 37, par. 72.2f
705 ILCS 40/2	from Ch. 37, par. 72.42
705 ILCS 45/2	from Ch. 37, par. 160.2

Amends the Circuit Courts Act, the Judicial Vacancies Act, and the Associate Judges Act. Increases the number of resident judges in Cook County from 165 to 255, the new judges to replace vacating judges as vacancies occur in Cook County circuit judgeships and associate judgeships. Reduces the number of circuit judges in Cook County by 45 as vacancies occur on and after the effective date of this amendatory Act. Reduces the number of associate judges in Cook County by 45 as vacancies occur on and after the effective date of this amendatory Act. Provides that resident judgeship vacancies shall be filled by appointment by the Supreme Court.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

705 ILCS 35/2f

Deletes everything. Amends the Circuit Courts Act, the Judicial Vacancies Act, and the Associate Judges Act. Adds captions to Sections concerning the election and oath of circuit judges, vacancies in the office of judge, and the number of associate judges.

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FISCAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
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There would be no fiscal impact on the Judicial Branch.

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

There would be no decrease or increase in the number of judges needed

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

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NOTE(S) THAT MAY APPLY: Fiscal; Judicial
99-02-18 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor DURKIN
```

99-02-24 H
99-03-05 H
Amendment No.01 JUD-CIVIL LAW H
Adopted
Do Pass Amd/Stndrd Dbt/Vote 006-005-000

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-10 H Fiscal Note Filed as amnded

H Judicial Note Req as amend BY HOUSE

AMEND #1

H Cal 2nd Rdg Stndrd Dbt 99-03-16 H Second Reading-Stnd Debate

H Hld Cal Ord 2nd Rdg-Shrt Db

99-03-25 H Added As A Joint Sponsor DURKIN

99-03-26 H Pld Cal 3rd Rdg-Stndrd Dbt

H 3rd Rdg-Stnd Dbt-Pass/Vote 093-014-007

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

00-02-24 S Chief Sponsor PHILIP

S First reading Referred to Sen Rules Comm 00-03-01 S Assigned to Executive

00-03-09 S Amendment No.01 EXECUTIVE S Adopted Recmnded do pass as amend 012-000-000

S Placed Calndr, Second Rdg

00-03-28 S Second Reading

S Placed Calndr, 3rd Reading

00-04-07 S Third Reading - Passed 058-000-000

H Arrive House

H Place Cal Order Concurrence 01

00-04-10 H Motion Filed Concur

Motion referred to HRUL.

H Calendar Order of Concurren 01

00-04-14 H Motion Filed Non-Concur #2/01/MORROW

H Calendar Order of Concurren 01

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1854 MORROW - DURKIN AND LYONS, EILEEN.

705 ILCS 40/2

from Ch. 37, par. 72.42

Amends the Judicial Vacancies Act. Provides that in Cook County, a person appointed to fill a vacancy in the office of resident judge must, at the time of the appointment, be a resident of the subcircuit to which the vacancy is assigned or a resident of the subcircuit from which the person whose vacancy is being filled was elected.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Judicial Vacancies Act. Adds a caption to a Section concerning vacancies in the office of judge.

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

There would be no fiscal impact on the Judicial Branch.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

99-02-18 H First reading Referred to Hse Rules Comm

H Added As A Joint Sponsor DURKIN

99-02-24 H Assigned to Judiciary I - Civil Law

99-03-05 H Amendment No.01 JUD-CIVIL LAW H Adopted

> Do Pass Amd/Stndrd Dbt/Vote 006-005-000 H

H Plcd Cal 2nd Rdg Stndrd Dbt 99-03-10 H Added As A Co-sponsor LYONS, EILEEN

Η

Fiscal Note Filed as amnded

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 Pld Cal 3rd Rdg-Stndrd Dbt

H 3rd Rdg-Stnd Dbt-Pass/Vote 093-014-007

99-04-14 S Arrive Senate

S

S Placed Calndr First Rdg

00-02-24 S Chief Sponsor PHILIP

S First reading Referred to Sen Rules Comm

00-03-01 S Assigned to Executive

00-03-09 S Amendment No.01 EXECUTIVE S Adopted

Recmnded do pass as amend 010-000-000

S Placed Calndr, Second Rdg

00-03-28 S Second Reading

S Placed Calndr,3rd Reading

00-04-07 S Third Reading - Passed 057-000-000

H Arrive House

H Place Cal Order Concurrence 01

00-04-10 H Motion Filed Concur

Motion referred to HRIII.

H Calendar Order of Concurren 01

00-04-14 H Motion Filed Non-Concur #2/01/MORROW

H Calendar Order of Concurren 01

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1855 MULLIGAN - TENHOUSE - COULSON - PARKE - SCHOENBERG, ER-WIN AND WINKEL.

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.

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99-02-18 H First reading
         H Added As A Joint Sponsor TENHOUSE
         H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor PARKE
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Revenue
         H Joint Sponsor Changed to SCHOENBERG
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
99-03-19 H Added As A Co-sponsor ERWIN
00-04-15 H Added As A Co-sponsor WINKEL .
01-01-09 H Session Sine Die
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HB-1856 MULLIGAN - TENHOUSE - COULSON - PARKE - MATHIAS AND FRANKS.

815 ILCS 505/2JJ new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is unlawful to advertise or solicit patrons to a gambling establishment without including a statement regarding obtaining assistance with gambling problems and including a toll-free "800" telephone number providing crisis counseling and referral services to problem gamblers. Provides that a person who violates this provision shall be subject to a civil penalty of \$1 per piece of advertising or \$1,000, whichever is greater, but not to exceed \$50,000. Provides that the Department of Human Services may bring an action against a person who violates this provision.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
         H Added As A Joint Sponsor TENHOUSE
         H Added As A Joint Sponsor COULSON
         H Added As A Joint Sponsor PARKE
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Consumer Protect'n & Product
                                      Do Pass/Short Debate Cal 007-000-001
99-03-05 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to MATHIAS
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 112-000-000
         H Added As A Co-sponsor FRANKS
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SULLIVAN
99-04-14 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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MULLIGAN - TENHOUSE - COULSON. HB-1857

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

Amends the Illinois Income Tax Act to provide a deduction in taxable year 1999 for individuals in an amount equal to 50% of the taxpayer's long-term capital gains. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor TENHOUSE
             H Added As A Joint Sponsor COULSON
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Revenue
                                         Re-Refer Rules/Rul 19(a)
    99-03-05 H
    01-01-09 H Session Sine Die
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2025 HB-1858

HB-1858 KLINGLER - WOJCIK.

735 ILCS 5/8-1402

from Ch. 110, par. 8-1402

Amends the Code of Civil Procedure. Provides that accommodations shall be made in accordance with the federal Americans with Disabilities Act so that a qualified individual with a disability may participate as a party, witness, juror, or spectator in any legal proceeding.

HOUSE AMENDMENT NO. 1.

Provides that accommodations shall be made for persons with hearing disabilities (rather than "disabilities") in legal proceedings.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
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99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary I - Civil Law
99-03-03 H
                 Amendment No.01
                                       JUD-CIVIL LAW H
         Н
                                       Do Pass Amend/Short Debate 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
         H Added As A Joint Sponsor WOJCIK
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 BOMKE
          S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Judiciary
                                       Recommended do pass 010-000-000
.99-04-28 S
          S Placed Calndr, Second Rdg
99-04-29 S Second Reading
          S Placed Calndr,3rd Reading
99-05-06 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
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0381
```

HB-1859 KLINGLER.

750 ILCS 50/8

from Ch. 40, par. 1510

Amends the Adoption Act. Provides that in situations where a consent or surrender is required before an adoption takes place, the father's consent or surrender is required if the father has timely registered with the Putative Father Registry and has commenced paternity proceedings within 30 days after the birth of the child, rather than within 30 days after registering with the Registry. Effective immediately.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary I - Civil Law
99-03-03 H Do Pass/Short Debate Cal 011-000-000
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 Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1860 KLINGLER.

225 ILCS 415/23

from Ch. 111, par. 6223

225 ILCS 415/26.1 new

Amends the Illinois Certified Shorthand Reporters Act of 1984 to subject persons regulated under the Act to disciplinary action for willfully failing to systematically retain stenographic notes or transcripts, including paper or electronic media, for a 5-year period. Provides that it is the licensee's responsibility to retain the notes or transcripts. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that failure to retain stenographic notes or transcripts for 5 years from the end of litigation is grounds for discipline under the Act.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18	Н	First reading	Referred to Hse Rules Comm
99-02-24			Assigned to Registration & Regulation
99-02-25	Н		Re-assigned to Consumer Protect'n &
			Product Regul
99-03-04	Н		Do Pass/Short Debate Cal 009-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-11		Second Reading-Short Debate	
		Pld Cal 3rd Rdg-Shrt Dbt	
99-03-12	Н	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 BOMKE	
	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	·
		Placed Calndr,3rd Reading	
99-05-11	S	Filed with Secretary	
	S	Amendment No.01	BOMKE
	S	Amendment referred to	SRUL
99-05-12	S	Amendment No.01	BOMKE
	S	Rules refers to	SLIC
	S	Amendment No.01	BOMKE
	S		Be adopted
		Recalled to Second Reading	
	S	Amendment No.01	BOMKE Adopted
00.05.10		Placed Calndr,3rd Reading	, , , , , , , , , , , , , , , , , , , ,
99-05-13		Third Reading - Passed 058-0	000-000
		Arrive House	0.1
00 05 15		Place Cal Order Concurrence	UI
99-05-1/	Н	Motion Filed Concur	HRUL
		1.101.011.101.104.10	
00.05.10		Calendar Order of Concurren	
99-03-19		Be apprvd for considerath 01. H Concurs in S Amend 01/11	
		Passed both Houses	7-000-000
00 06 17		Sent to the Governor	
		Governor approved	
JJ-00-14	Н	Effective Date 99-08-14	
	Ĥ		
0/1 D	era Pera		

HB-1861 REITZ.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act to allow individual taxpayers, 65 years of age or older, a deduction for unreimbursed amounts spent on home health care services. Applicable to taxable years ending on or after December 31, 1999. Exempts from the Act's sunset requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

HB-1862 REITZ - FOWLER.

720 ILCS 510/6.5 new

Amends the Illinois Abortion Law of 1975. Provides that if (i) a minor who is a resident of a state bordering this State comes to this State for the purpose and with the intention of obtaining an abortion and (ii) there is in effect in that other state a law requiring parental consent or parental notification before an abortion may be performed on the minor, then the minor may not obtain an abortion in this State until there is compliance with that parental consent or parental notification law. Provides that a minor who is a resident of a state bordering this State, who comes to this State for the purpose and with the intention of obtaining an abortion without parental consent in order to avoid complying with a parental consent or parental notification law of that other state,

and who obtains an abortion in this State commits a Class 4 felony. Provides that a physician who performs an abortion on such a minor, knowing those circumstances, commits a Class 4 felony.

FISCAL NOTE (Department of Corrections)

There will be minimal fiscal and corrections population impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FOWLER
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-16 H Fiscal Note Filed
Correctional Note Filed
Committee Rules
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01-01-09 H Session Sine Die

HB-1863 REITZ - LANG - BOST.

730 ILCS 5/3-7-7

from Ch. 38, par. 1003-7-7

Amends the Unified Code of Corrections. Provides that a prisoner in a Department of Corrections maximum security facility who is receiving mental health services may be handcuffed.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

730 ILCS 5/3-7-7

Adds reference to: 20 ILCS 1705/14

): .

from Ch. 91 1/2, par. 100-14

Deletes the title and everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that if it appears to the facility director of the Chester Mental Health Center that it is necessary, security devices may be used on an individual in order to maintain custody or security or to provide for the safety and protection of recipients and staff. Provides that this use of security devices is not considered restraint as defined in the Mental Health and Developmental Disabilities Code.

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

There would be no change in the number of judges needed.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

There would be no fiscal or population impact on DOC.

FISCAL NOTE, H-AM 1 (Department of Human Services)

There is no added cost to the Department or facility.

FISCAL NOTE, H-AM 3 (Department of Human Services)

Same as previous fiscal note.

HOUSE AMENDMENT NO. 3.

Deletes amendatory text in House Amendment No. 1. Provides that the facility director of the Chester Mental Health Center may authorize the temporary use of handcuffs on an individual recipient when necessary in the course of movement of the recipient within the facility to maintain custody or security, or to provide for the safety and protection of other recipients and staff. A record shall be kept of each instance in which handcuffs are used.

SENATE AMENDMENT NO. 1.

Provides that handcuffs may not be used on a recipient for a period exceeding 10 minutes and use must comply with the provisions of the Mental Health and Developmental Disabilities Code relating to the use of restraints. Provides that the facility director must allow the Guardianship and Advocacy Commission, the Department of Human Services, or an agency designated by the Governor under the Protection and Advocacy for Developmentally Disabled Persons Act to examine and copy the record of the use of handcuffs on a recipient.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-04 H Amendment No.01 JUD-CRIMINAL H Adopted
Do Pass Amd/Stndrd Dbt/Vote 007-002-004
H Plcd Cal 2nd Rdg Stndrd Dbt
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99-03-05 H
                                            Fiscal Note Req as amended BLACK
               Η
                                            Corretnl Note Reg as amnd BLACK
                                            Judicial Note Riled as amnd
               Η
               H Cal 2nd Rdg Stndrd Dbt
      99-03-10 H
                                            Corrctnl Note Fld as amnd BY HOUSE
                                              AMEND #1
               H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                            Judicial Note Req as amend BY HOUSE
                                              AMEND #1
               Η
                       Amendment No.02
                                            REITZ
               Н
                       Amendment referred to HRUL
               H Cal 2nd Rdg Stndrd Dbt
      99-03-15 H Added As A Joint Sponsor LANG
               H Added As A Joint Sponsor BOST
      99-03-16 H
                       Amendment No.03
                                            REITZ
               H
                       Amendment referred to HRUL
               H Recommends be Adopted HRUL
               H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-17 H
                                            Fiscal Note Filed as amnded
                                            Fiscal Note Filed as amnded
               Н
               Н
                       Amendment No.03
                                            REITZ
                                                                     Adopted
               H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-19 H
                                            Tabled Pursnt to Rule 40(a) HOUSE
                                              AMEND #2
               H 3rd Rdg-Stnd Dbt-Pass/Vote 117-000-000
      99-03-22
               S Arrive Senate
               S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor LUECHTEFELD
                                            Referred to Sen Rules Comm
                  First reading
      99-03-25 S
                                            Assigned to Judiciary
      99-04-15 S
                                            Postponed
      99-04-21 S
                                            Postponed
      99-04-28 S
                                            Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
               S
                  Filed with Secretary
               S
                       Amendment No.01
                                            LUECHTEFELD
                       Amendment referred to SRUL
      99-05-04
               S Second Reading
               S Placed Calndr, 3rd Reading
               S
                       Amendment No.01
                                            LUECHTEFELD
               S
                       Rules refers to
                                              SJUD
      99-05-12
               S
                       Amendment No.01
                                            LUECHTEFELD
               S Be apprvd for consideratn SJUD/010-000-000
               S Recalled to Second Reading
                       Amendment No.01
               S
                                            LUECHTEFELD
                                                                     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
               Η
                       Motion referred to
                                             HRUL
               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
      99-08-14 H Governor approved
                    Effective Date 00-01-01
               Η
                    PUBLIC ACT 91-0559
HB-1864
             SAVIANO - BURKE - SHARP.
   30 ILCS 105/5.490 new
  410 ILCS 535/25
                                   from Ch. 111 1/2, par. 73-25
  410 ILCS 535/25.5 new
```

Amends the Vital Records Act. Provides for an additional \$2 fee for obtaining a certified copy of a death certificate or a fetal death certificate. Provides that the fee shall be

2029 HB-1864-Cont.

deposited into the Death Certificate Surcharge Fund. Provides that 25% of the moneys in the Fund may be used by the Illinois Law Enforcement Training and Standards Board, 25% by the Illinois Necropsy Board, 25% by the Department of Public Health, and 25% by the Cook County Health Department. Amends the State Finance Act to create the Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-18 H First reading
         H Added As A Joint Sponsor BURKE
                                      Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Human Services
99-03-03 H
                                      Motion Do Pass-Lost 005-002-003 HHSV
                                      Do Pass/Short Debate Cal 011-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 066-043-001
         H Added As A Joint Sponsor SHARP
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
99-04-22
         S
                                       Assigned to State Government Operations
99-04-29 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-04
         S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 049-004-002
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-30 H Governor approved
              Effective Date 99-07-30
         H
              PUBLIC ACT 91-0382
```

HB-1865 REITZ - DART - BOST, ZICKUS AND GARRETT.

220 ILCS 5/16-111

Amends the Public Utilities Act. Provides that upon a transfer of an electric generating plant, the electric utility making the transfer must make an irrevocable commitment that, within 30 months after the transfer, emission of nitrogen oxides and sulfur dioxides will be reduced. Requires the electric utility to place 30% of the proceeds from the transfer in escrow with the Commerce Commission until the Commission determines that the emission reductions have been achieved. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
         H Added As A Joint Sponsor DART
         H Added As A Joint Sponsor BOST
         Η
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Electric Utility Deregulation
         H Added As A Co-sponsor ZICKUS
99-03-03 H Added As A Co-sponsor GARRETT
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1866 REITZ AND WOOLARD.

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5 ILCS 315/8
                                   from Ch. 48, par. 1608
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Amends the Illinois Public Labor Relations Act by making technical changes to the Section concerning grievance procedures.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Executive
99-02-25 H Added As A Co-sponsor WOOLARD
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
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99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1867 REITZ.

520 ILCS 5/3.2

from Ch. 61, par. 3.2

Amends the Wildlife Code. Provides that only persons 7 years of age and older may take hunting license instruction courses.

FISCAL NOTE (Department of Natural Resources)

No fiscal impact.

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Agriculture & Conservation

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Fiscal Note Filed

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

HB-1868 HOFFMAN – TURNER, ART AND HOLBROOK.

625 ILCS 5/3-100

from Ch. 95 1/2, par. 3-100

Amends the Illinois Vehicle Code to define, for specified purposes, "application" as the actual paper document or an electronically filed document as designed or prescribed by the Secretary of State. Also corrects a cross-reference. Effective immediately.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact to this Department.

99-02-18 H First reading

H Added As A Joint Sponsor TURNER, ART

H Referred to Hse Rules Comm

99-02-24 H Assigned to Transportation & Motor Vehicles

99-03-03 H Do Pass/Short Debate Cal 029-000-000

H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor HOLBROOK

99-03-08 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 Placed Calndr First Rdg

99-03-18 S Chief Sponsor SHADID

S First reading Referred to Sen Rules Comm

99-03-24 S Added as Chief Co-sponsor FAWELL

99-04-15 S Assigned to Transportation

99-04-21 S Recommended do pass 009-000-000

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

H Passed both Houses

99-05-25 H Sent to the Governor

99-07-09 H Governor approved

H Effective Date 00-01-01

H PUBLIC ACT 91-0079

HB-1869 HOFFMAN - FRANKS - LANG AND HOLBROOK.

625 ILCS 5/6-106.1

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

Amends the Illinois Vehicle Code. Provides that a person may not receive a school bus driver permit if his or her driver's license has been canceled within the 3 years prior to the application or his or her commercial motor vehicle driving privileges have been disqualified within the 3 years prior to the date of application. Effective immediately.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact to this Department.

SENATE AMENDMENT NO. 2.

Further amends the Illinois Vehicle Code to include several additional criminal offenses for which a person, if he or she has been convicted for committing at least one of the offenses, shall be denied a school bus driver permit.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Transportation & Motor Vehicles

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99-03-03 H
                                             Do Pass/Short Debate Cal 029-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor HOLBROOK
      99-03-08 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
      99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Added As A Joint Sponsor FRANKS
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor SHADID
      99-03-26 S First reading
                                             Referred to Sen Rules Comm
      99-04-15 S
                                             Assigned to Transportation
      99-04-21 S
                                             Postponed
      99-05-05 S
                                             TRANSPORTN S
                       Amendment No.01
                                                                      Tabled
                                             Recommended do pass 010-000-000
                S
                S Placed Calndr, Second Rdg
               S Second Reading
      99-05-11
                S Placed Calndr, 3rd Reading
      99-05-12 S Filed with Secretary
                S
                       Amendment No.02
                                             SHADID
                S
                       Amendment referred to SRUL
                S
                       Amendment No.02
                                             SHADID
                S
                       Rules refers to
                                              STRN
      99-05-13
               S
                       Amendment No.02
                                             SHADID
                S
                                             Be adopted
                S
                 Recalled to Second Reading
                S
                       Amendment No.02
                                                                      Adopted
                                             SHADID
                S
                 Placed Calndr, 3rd Reading
      99-05-14 S Third Reading - Passed 059-000-000
               H Arrive House
               H Place Cal Order Concurrence 02
      99-05-17 H Motion Filed Concur
                       Motion referred to
                                              HRIII.
               н
               H Calendar Order of Concurren 02
      99-05-19 H Be apprvd for consideratn 02/HRUL
               H Added As A Joint Sponsor LANG
               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 99-08-13
               Η
                    PUBLIC ACT 91-0500
HB-1870
             HOFFMAN AND HOLBROOK.
  625 ILCS 5/7-211
                                    from Ch. 95 1/2, par. 7-211
  Amends the Illinois Vehicle Code to correct a reference to a repealed Section con-
cerned with proof of financial responsibility. Effective immediately.
      FISCAL NOTE (Secretary of State)
      There would be no fiscal impact to this Department.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Transportation & Motor Vehicles
      99-03-03 H
                                             Do Pass/Short Debate Cal 029-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Co-sponsor HOLBROOK
      99-03-08 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
      99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor SHADID
```

Referred to Sen Rules Comm

99-03-26 S First reading

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99-04-15 S Assigned to Transportation
99-04-21 S Placed Calndr,Second Rdg
99-04-22 S Second Reading
99-04-26 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
H DUBLIC ACT 91-0080
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HB-1871 HOFFMAN – LANG – MATHIAS – OSMOND AND HOLBROOK.

625 ILCS 5/6-106.1a

Amends the Illinois Vehicle Code to correct a reference to the alcohol concentration standard with regard to the type of report a law enforcement officer must submit to the Secretary of State if a person with a school bus driver's permit refuses testing or submits to a test that discloses an alcohol concentration of more than 0.00. Effective immediately.

FISCAL NOTE (Secretary of State)

There would be no fiscal impact to this Department.

SENATE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/6-106.1b

Η

PUBLIC ACT 91-0124

Deletes everything. Reinserts the bill as passed by the House of Representatives with the addition that a person who has lost his or her school bus driver permit privileges due to having a blood alcohol content of more than 0.00 (instead of 0.00 or more) is not eligible for restoration of the privileges for 3 years. Effective immediately.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-22 H Joint Sponsor Changed to LANG
99-02-24. H
                                      Assigned to Transportation & Motor Vehicles
                                      Do Pass/Short Debate Cal 029-000-000
99-03-03 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor HOLBROOK
99-03-08 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 Placed Calndr First Rdg
99-03-18 S Chief Sponsor SHADID
         S First reading
                                      Referred to Sen Rules Comm
99-03-24 S Added as Chief Co-sponsor FAWELL
99-03-25 S
                                      Assigned to Transportation
99-04-15 S
                                      TRANSPORTN S
                                                               Adopted
                Amendment No.01
                                      Recmnded do pass as amend 010-000-000
         S Placed Caindr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 057-000-000
99-04-27 H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
                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 Joint Sponsor MATHIAS
         H Added As A Joint Sponsor OSMOND
99-06-15 H Sent to the Governor
99-07-16 H Governor approved
         Η
              Effective Date 99-07-16
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2033 HB-1872

HB-1872 KLINGLER.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Illinois Pension Code. Provides that a member may establish creditable service for up to 8 years of service as a full-time employee of the Council of State Governments. Requires application before June 30, 2000 and payment of employee contributions and employer contributions plus interest. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1873 SLONE.

Appropriates \$1 to the Department of Natural Resources for land acquisition. Effective July 1, 1999.

99-02-18 H First reading
99-02-24 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-1874 KLINGLER - HOLBROOK - MATHIAS.

625 ILCS 5/3-808.1

from Ch. 95 1/2, par. 3-808.1

Amends the Illinois Vehicle Code. Provides that beginning with the 2000 registration year, permanent vehicle registration plates shall be issued for a one-time fee of \$8 to municipally-owned vehicles operated by or for a police department. Provides that these plates shall contain the designation "municipal police" and shall be numbered and distributed as prescribed by the Secretary of State. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code to change the year that permanent vehicle registration plates for municipality-owned vehicles operated by or for a police department shall be charged a one-time fee of \$8.00 from the 2000 registration year to the 2001 registration year.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Constitutional Officers 99-03-03 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor HOLBROOK 99-03-16 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-18 H Amendment No.01 KLINGLER Amendment referred to HRUL H Held 2nd Rdg-Short Debate 99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt 99-03-23 H Amendment No.01 KLINGLER H Recommends be Adopted HRUL H Rclld 2nd Rdg-Short Debate Amendment No.01 Н KLINGLER Adopted H Pld Cal 3rd Rdg-Shrt Dbt 99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 081-025-008 H Added As A Joint Sponsor MATHIAS S Arrive Senate S Placed Calndr First Rdg 99-03-25 S Chief Sponsor BOMKE S First reading Referred to Sen Rules Comm 99-04-20 S Assigned to Transportation 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
 99-05-06 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 99-07-30

Н PUBLIC ACT 91-0383

HB-1875 SLONE.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for the administration of the Growth Planning Act. Effective

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 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-1876 KLINGLER.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Illinois Pension Code. Provides that an employee may establish eligible creditable service for up to 3 years spent as the director of a Multi-County Narcotic Enforcement Group (MEG). Requires payment of both employee and employer contributions, plus interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Fiscal impact has not been determined, but is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H Assigned to Personnel & Pensions

99-03-05 H 99-03-15 H

Re-Refer Rules/Rul 19(a) Pension Note Filed

Η

Committee Rules

01-01-09 H Session Sine Die

HB-1877 SLONE - WINTERS - SCOTT - WIRSING - LAWFER, LINDNER, HOL-BROOK, SCHOENBERG, STROGER, ERWIN, FRANKS AND GASH.

New Act

Creates the County and Municipal Open Space Law with the short title as the only provision.

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

HB 1877 will have no fiscal impact.

BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)

Since this bill is not a supplemental appropriation, the

Balanced Budget Note Act is inapplicable.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

Does not pre-empt home rule authority.

FISCAL NOTE, H-AM 1 (Dept. of Commerce and Community Affairs)

HB1877 (H-am 1) will not have a fiscal impact on DCCA.

FISCAL NOTE, H-AM 1 (Department of Agriculture)

Fiscal impact is unknown at this time.

HOUSE AMENDMENT NO. 3.

Deletes everything. Creates the County and Municipal Open Space Law. Authorizes the purchase, lease, or acceptance of open space areas for the preservation and maintenance of open land, scenic roadways, and pathways. Authorizes, by referendum, the authority to issue bonds for open space purposes in an amount not exceeding 5% of the valuation of taxable property and to levy a tax to pay the principal of and interest on

FISCAL NOTE, H-AM 3 (Department of Natural Resources)

HA#3 will have no fiscal impact on the Department.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H Assigned 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 Added As A Joint Sponsor WINTERS

H Added As A Joint Sponsor SCOTT

H Added As A Joint Sponsor WIRSING H Added As A Joint Sponsor LAWFER

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99-03-10--Cont.
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor STROGER
         H Added As A Co-sponsor ERWIN
                Amendment No.01
                                     SLONE
         Η
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.01
                                     SLONE
                Rules refers to
                                      HURB
         H Recommends be Adopted HURB/010-003-002
         Η
                                     Fiscal Note Req as amended BLACK
         Н
                                     Bal Budget Note Req as amnd
         Н
                                     Home Rule Note Req as amend
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor FRANKS
         Η
                                     Fiscal Note Filed as amnded
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-15 H
                                     Bal Budget Note Fld as amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                                     Home Rule Note Fld as amend
         Η
                                     Fiscal Note Filed as amnded
         Η
                Amendment No.02
                                     SLONE
         Н
                Amendment referred to HRUL
         H Recommends be Adopted HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                                     Fiscal Note Filed as amnded
         Н
                Amendment No.01
                                     SLONE
                                                             Lost
         Η
                                                               051-063-003
         H Held 2nd Rdg-Short Debate
         H Added As A Co-sponsor GASH
99-03-18 H
                Amendment No.03
                                     SLONE
                Amendment referred to HRUL
         H
         H Held 2nd Rdg-Short Debate
99-03-23
        Η
                Amendment No.03
                                     SLONE
         H Recommends be Adopted HRUL
                Amendment No.02
         Η
                                     SLONE
                                                             Withdrawn
         H
                Amendment No.03
                                     SLONE
                                                             Adopted
         Н
                                                               070-039-002
         Η
                                     Fiscal Note Filed as amnded
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Lost/Vote 047-052-012
```

HB-1878 DELGADO – HARRIS – GARRETT – DAVIS,STEVE – MCCARTHY, SILVA, BRADLEY, CROTTY, MCGUIRE, DAVIS,MONIQUE, PUGH, HAMOS, SHARP, SLONE AND YOUNGE.

105 ILCS 5/34B-12

from Ch. 122, par. 34B-12

Amends the School Code to add a caption to a Section concerning excess moneys in the Debt Service Fund.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 105 ILCS 5/34B-12 Adds reference to: 105 ILCS 5/2-3.11c new

Deletes everything. Amends the School Code to require the State Board of Education to provide after school program grants to qualifying school districts for the purpose of providing academic assistance at the end of the regular day of instruction or on non-school days for students and their families at school sites. Provides that a school district qualifies and may apply for a grant if the district contains one or more schools in which at least two-fifths of the students at the school fail to meet State academic standards. Establishes requirements for the grants. Effective immediately.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-02-25 H Added As A Joint Sponsor HARRIS

99-03-05	Н	Do Pass/Short Debate Cal 015-000-000
•		Placed Cal 2nd Rdg-Shrt Dbt
99-03-09		Second Reading-Short Debate
99-03-10		Pld Cal 3rd Rdg-Shrt Dbt Joint Sponsor Changed to GARRETT
99-03-10		Joint Sponsor Changed to DAVIS,STEVE
		Joint Sponsor Changed to MCCARTHY
99-03-11		Relld 2nd Rdg-Short Debate
	H	• • • • • • • • • • • • • • • • • • • •
	H	Amendment referred to HRUL Held 2nd Rdg-Short Debate
99-03-18		
	Η	Amendment No.01 DELGADO Rules refers to HELM
00.00.40		Held 2nd Rdg-Short Debate
99-03-19		Amendment No.01 DELGADO Recommends be Adopted HELM/012-000-000
	Н	
		Pld Cal 3rd Rdg-Shrt Dbt
99-03-22		Added As A Co-sponsor SILVA
		Added As A Co-sponsor BRADLEY
		Added As A Co-sponsor CROTTY Added As A Co-sponsor MCGUIRE
		Added As A Co-sponsor DAVIS, MONIQUE
		Added As A Co-sponsor PUGH
		Added As A Co-sponsor HAMOS
		Added As A Co-sponsor SHARP 3rd Rdg-Shrt Dbt-Pass/Vote 096-021-000
		Added As A Co-sponsor SLONE
		Added As A Co-sponsor YOUNGE
99-03-23		Arrive Senate
00.00:04		Placed Calndr First Rdg
99-03-24		Chief Sponsor DEL VALLE First reading Referred to Sen Rules Comm
99-04-15		Added as Chief Co-sponsor MADIGAN,L
<i>,,</i> 0. 12	Š	Added as Chief Co-sponsor BERMAN
	S	Added as Chief Co-sponsor MUNOZ
		Added As A Co-sponsor LIGHTFORD
		Session Sine Die
		MER – RIGHTER – STEPHENS – KLINGLER.
225 ILCS 85/1		from Ch. 111, par. 4136a
		armacy Practice Act of 1987. Includes pharmacies providing services
		a Section relating to regulation of nonresident pharmacies. MAY APPLY: Fiscal
, ,		First reading
33 02 10		Added As A Joint Sponsor RIGHTER
	Η	Referred to Hse Rules Comm
99-02-24		Assigned to Registration & Regulation
99-02-25	Н	Re-assigned to Consumer Protect'n & Product Regul
99-03-04	н	Do Pass/Short Debate Cal 009-000-000
>> 05 OT		Placed Cal 2nd Rdg-Shrt Dbt
		Joint Sponsor Changed to STEPHENS
99-03-09		Second Reading-Short Debate
00.02.11		Pld Cal 3rd Rdg-Shrt Dbt
		Joint Sponsor Changed to KLINGLER 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
		Arrive Senate
		Placed Calndr First Rdg
99-03-26		Chief Sponsor MADIGAN,R
00 04 14		First reading Referred to Sen Rules Comm
99-04-14 99-04 - 22		Assigned to Licensed Activities Recommended do pass 008-000-000
99-U 1- 22		Placed Calndr, Second Rdg
99-04-26	S	Second Reading
		Placed Calndr,3rd Reading
99-05-12		Third Reading - Passed 057-000-001
	Н	Passed both Houses

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99-06-10 H Sent to the Governor
99-08-06 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0438
```

HB-1880 SLONE.

New Act

Creates the Growth Management and Planning Act with the short title as the only provision.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1881 SLONE – SKINNER – SMITH,MICHAEL – SCOTT – WINTERS AND FRANKS.

New Act

605 ILCS 5/Art. 5, Div. 9, rep.

Creates the Local Government Impact Fee Act. Authorizes units of local government to impose impact fees for the costs of public infrastructure and facilities necessitated by new development. Establishes procedures, hearings, and requirements for the impact fees. Repeals the Road Improvement Impact Fee Law in the Illinois Highway Code. Preempts home rule.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to:

New Act

605 ILCS 5/Art. 5, Div. 9, rep.

Adds reference to:

605 ILCS 5/5-903

from Ch. 121, par. 5-903

Deletes everything. Amends the Illinois Highway Code. Authorizes counties with a population over 100,000 (now 400,000) to impose road improvement impact fees.

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

```
99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Local Government
99-03-04 H
                                     Motion Do Pass-Lost 003-004-002 HLGV
                                     Remains in CommiLocal Government
         Η
                Amendment No.01
                                     LOCAL GOVT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 006-001-001
         Η
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor SKINNER
         H Joint Sponsor Changed to SMITH, MICHAEL
         H Joint Sponsor Changed to SCOTT
         H Joint Sponsor Changed to WINTERS
         H 3rd Rdg-Shrt Dbt-Pass/Vote 079-037-000
         H Added As A Co-sponsor FRANKS
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
99-03-23 S Chief Sponsor PETERSON
         S First reading
                                     Referred to Sen Rules Comm
99-03-26 S Sponsor Removed PETERSON
         S Alt Chief Sponsor Changed KLEMM
99-04-14 S Added as Chief Co-sponsor PETERSON
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-1882 SLONE.

New Act

Creates the Local Government Impact Fee Act with the short title as the only provision.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1883 SLONE.

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Amends the Counties Code by making a technical change to the short title.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1884 SLONE.

Appropriates \$1 to the Department of Agriculture for the purchase of agricultural conservation easements. Effective July 1, 1999.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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

MULLIGAN - COULSON AND WINKEL. HB-1885

40 ILCS 5/22-905 new

Amends the Illinois Pension Code to create a Task Force on Pension Portability. Requires the Task Force to report its findings and recommendations to the Governor and the General Assembly by March 1, 2000. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 1885 would not affect the accrued liabilities or annual cost

of any public pension fund or retirement system in Illinois.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-18 H First reading

H Added As A Joint Sponsor COULSON

Н Referred to Hse Rules Comm 99-02-24 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-16 H Pension Note Filed Committee Rules 00-04-15 H Added As A Co-sponsor WINKEL

01-01-09 H Session Sine Die

HB-1886 MULLIGAN - COULSON - TENHOUSE - SCHOENBERG.

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 providing child care locator services for employees. 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.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H First reading
            H Added As A Joint Sponsor COULSON
            H Added As A Joint Sponsor TENHOUSE
            Н
                                        Referred to Hse Rules Comm
   99-02-24 H
                                        Assigned to Revenue
            H Joint Sponsor Changed to SCHOENBERG
```

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1887 KRAUSE.

745 ILCS 10/2-110.5 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a local public entity is not liable for failing to provide any public service on account of any disruptions caused by the year 2000 date change. Provides that no cause of action may be brought against a local public entity on the basis that a computer or other information system that is owned or operated by the local public entity produced, calculated, or generated an incorrect date. Provides that any contract entered into by or on behalf of a local public entity must include a provision that provides immunity to the local public entity 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 local public entity. Provides that any contract subject to the new provisions that is entered into on or after the effective date of the new provisions has the legal effect of including this immunity and any conflicting provision of a contract is void.

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99-02-18 H First reading
99-02-24 H Assigned to Computer Technology
99-03-04 H Motion Do Pass-Lost 001-009-000 HCOM
H Remains in CommiComputer Technology
99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-1888 BIGGINS.

35 ILCS 200/21-355

Amends the Property Tax Code. Increases to \$100 (now \$35) the additional redemption fee and to \$10 (now \$4) the additional notice fee, if a petition for tax deed and the notice has been filed.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1889 BIGGINS.
35 ILCS 200/22-15
```

35 ILCS 200/22-15 35 ILCS 200/22-20 35 ILCS 200/22-25 35 ILCS 200/22-40 35 ILCS 200/22-80 35 ILCS 515/1

from Ch. 120, par. 1201

Amends the Property Tax Code. Provides that the purchaser of property at a tax sale shall deliver the required notice to the sheriff (now shall publish the required notice). 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's failure to comply with the law was not wilful. Amends the Mobile Home Local Services Tax Act to provide that a mobile home resting on a concrete, block, or brick foundation shall be taxed under the Property Tax Code. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-18 H First reading Referred to Hse Rules Comm
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99-02-24 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
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Relld 2nd Rdg-Short Debate

99-03-26 H Session Sine Die

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

HB-1890 BIGGINS.

735 ILCS 5/15-1501

from Ch. 110, par. 15-1501

Amends the Code of Civil Procedure. Provides that a person may not be joined as a party to a judicial foreclosure solely by acquiring a lien of taxes or tax sale certificate of purchase.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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-1891 BIGGINS.

35 ILCS 200/21-310

35 ILCS 200/21-405

35 ILCS 200/22-10
```

Amends the Property Tax Code. Provides that the court shall declare a tax sale in error only if the purchaser files the application for that finding before the date that the county clerk issues the tax deed. Provides that an application for a sale in error may not be denied because the grounds for a sale in error might have been determined before the sale by a public records search. Provides that when property is not sold at a tax sale despite a sale order, a person desiring to purchase the property shall apply to the county clerk. Provides that a tax sale purchaser shall timely deliver the notice for expiration of the redemption period to the sheriff or, if necessary, the coroner (now timely give notice to the owners, occupants, and interested parties). Makes other changes.

```
99-02-18 H First reading
99-02-24 H
99-03-05 H
01-01-09 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Revenue
Re-Refer Rules/Rul 19(a)
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HB-1892 PERSICO - NOVAK.

415 ILCS 15/4.1 new

Amends the Solid Waste Planning and Recycling Act to require municipalities with a population over 5,000 in counties with a population over 100,000 to consider, before January 1, 2001, the feasibility of implementing municipal waste quantity based user fees. Requires those municipalities to implement quantity based user fees unless the fees would pose an administrative, safety, or economic hardship. Effective January 1, 2000.

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

99-02-18 H First reading
H Added As A Joint Sponsor NOVAK
H Referred to Hse Rules Comm

99-02-24 H Assigned to Environment & Energy

99-03-04 H Do Pass/Short Debate Cal 013-002-000
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-1893 NOVAK – PERSICO – DAVIS,STEVE – MAUTINO – SAVIANO, SCULLY, O'BRIEN AND FRANKS.

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      415 ILCS 5/19.1
      from Ch. 111 1/2, par. 1019.1

      415 ILCS 5/19.2
      from Ch. 111 1/2, par. 1019.2

      415 ILCS 5/19.3
      from Ch. 111 1/2, par. 1019.3

      415 ILCS 5/19.5
      from Ch. 111 1/2, par. 1019.5
```

Amends the Environmental Protection Act. Provides that privately owned community water systems are eligible for loans through the Water Pollution Control Loan Program. Defines "privately owned community water system". Effective immediately.

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SENATE AMENDMENT NO. 1.
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Adds reference to:

415 ILCS 5/19.4 from Ch. 111 1/2, par. 1019.4

415 ILCS 5/19.6 from Ch. 111 1/2, par. 1019.6

415 ILCS 5/19.8 from Ch. 111 1/2, par. 1019.8
```

Deletes everything. Amends the Environmental Protection Act. Provides that privately owned community water supplies are eligible for loans through the Water Pollution Control Loan Program. Defines "privately owned community water supply". Changes the amount of time in which the local government unit or privately owned community water supply has to respond to a notice of delinquency from 30 days to 15 days. Deletes an obsolete provision regarding a report to the General Assembly regarding the loan program. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
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H Added As A Joint Sponsor PERSICO

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99-02-18-Cont.
               H Added As A Joint Sponsor DAVIS, STEVE
               H Added As A Joint Sponsor MAUTINO
               H Added As A Joint Sponsor SAVIANO
                                            Referred to Hse Rules Comm
      99-02-22 H Added As A Co-sponsor SCULLY
      99-02-24 H
                                            Assigned to Environment & Energy
      99-03-04 H
                                            Do Pass/Short Debate Cal 016-000-001
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 H Added As A Co-sponsor O'BRIEN
      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 113-000-002
               H Added As A Co-sponsor FRANKS
      99-03-18 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor MAHAR
      99-03-19 S First reading
                                            Referred to Sen Rules Comm
      99-04-15 S
                                            Assigned to Environment & Energy
      99-04-21 S
                                            Postponed
      99-04-28 S
                       Amendment No.01
                                            ENVIR. & ENE. S
                                                                      Adopted
                S
                                            Recmnded do pass as amend 009-000-000
                S Placed Calndr, Second Rdg
      99-04-29 S Added As A Co-sponsor O'DANIEL
      99-05-06 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-11 S Third Reading - Passed 058-001-000
      99-05-12 H Arrive House
               H Place Cal Order Concurrence 01
      99-05-17 H Motion Filed Concur
                       Motion referred to
               H
                                              HRUL
               H Calendar Order of Concurren 01
      99-05-18 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/115-000-001
               H Passed both Houses
      99-06-16 H Sent to the Governor
      99-08-13 H Governor approved
               H
                    Effective Date 99-08-13
                    PUBLIC ACT 91-0501
HB-1894
            NOVAK - O'BRIEN.
   40 ILCS 5/14-104.10
                                   from Ch. 108 1/2, par. 14-104.10
  Amends the State Employee Article of the Pension Code. Removes the June 30,
1999 deadline for the purchase of service credit for certain federal or out-of-state em-
ployment. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      The fiscal impact of HB1894 cannot be determined.
      99-02-18 H First reading
               H Added As A Joint Sponsor O'BRIEN
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Personnel & Pensions
      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
HB-1895
            MCCARTHY - MCGUIRE.
  305 ILCS 5/10-16.5 new
  625 ILCS 5/7-702
  625 ILCS 5/7-703
  750 ILCS 5/505
                                   from Ch. 40, par. 505
  750 ILCS 15/4.3 new
  750 ILCS 45/15
                                   from Ch. 40, par. 2515
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Provides that, if a person owes 6 or more months of support, the court shall en-

ter an order including one or more of the following: (i) requiring the person to perform community service; (ii) requiring the person to participate in an electronic monitoring program except for periods when the person is at work; or (iii) suspending the person's Illinois driving privileges. Provides that, if a person owes more than 12 months of support, the court shall enter an order including one or more of the following: (i) imposing either or both of the punishments listed in (i) and (iii) above as well as requiring the person's Illinois driving privileges. Amends the Illinois Vehicle Code to conform to provisions regarding the suspension and revocation of driving privileges.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Child Support Enforcement
      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
      99-03-18 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-1896
             TURNER, JOHN.
   65 ILCS 5/7-4-8
                                    from Ch. 24, par. 7-4-8
  725 ILCS 5/107-4
                                    from Ch. 38, par. 107-4
```

Amends the Illinois Municipal Code and the Code of Criminal Procedure of 1963. Reenacts certain provisions from Public Act 89-404 concerning the powers of law enforcement officers. (Public Act 89-404 was held unconstitutional by the Illinois Supreme Court as violating the single subject rule of the Illinois Constitution). Effective immediately.

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99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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
99-03-19 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 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
99-05-07 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 99-07-29
         Н
              PUBLIC ACT 91-0319
         H
```

HB-1897 MYERS,RICHARD – BLACK – SMITH,MICHAEL – WOOLARD – BRUNSVOLD, MOFFITT, O'BRIEN, POE, JOHNSON,TIM, SOMMER, MITCHELL,BILL, RIGHTER, BOST, JONES,JOHN, WAIT, TURNER,JOHN, WINTERS, RUTHERFORD, BELLOCK, MITCHELL,JERRY, LAWFER AND WIRSING.

20 ILCS 205/40.43 new

Amends the Civil Administrative Code of Illinois. Authorizes the Department of Agriculture to expend appropriated funds to create a new grant program for value-added agricultural products, called the "Illinois Value-Added Agriculture Enhancement Program". Provides for a 50-50 matching grant program for research and development and for seed money for new or expanding agribusinesses. Provides that 50% of the money for the project must come from the business seeking the grant funding. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.490 new

Deletes everything. Amends the Civil Administrative Code of Illinois. Authorizes the Department of Agriculture to expend appropriated funds to create a new grant program for value-added agricultural products, called the "Illinois Value-Added Agriculture Enhancement Program". Provides for a 50-50 matching grant program for research and development and for seed money for new or expanding agribusinesses. Provides that 50% of the money for the project must come from the business seeking the grant funding. Provides that the duties of the Department under the Program include: making and entering into contracts, including but not limited to making grants; providing for, staffing, and administering a program to coordinate efforts to promote value-added agribusiness; act as the State Agriculture Planning Agency and accept and use planning grants or other financial assistance from the federal government. Amends the State Finance Act. Creates the Illinois Value-Added Agriculture Enhancement Program Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Agriculture & Conservation 99-03-02 H Added As A Joint Sponsor BLACK 99-03-03 H Do Pass/Short Debate Cal 017-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-04 H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor POE H Added As A Co-sponsor JOHNSON, TIM H Added As A Co-sponsor SOMMER 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 WAIT H Added As A Co-sponsor TURNER, JOHN H Added As A Co-sponsor WINTERS H Added As A Co-sponsor RUTHERFORD 99-03-09 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 99-03-10 H Added As A Co-sponsor MOFFITT 99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000 H Joint Sponsor Changed to MOFFITT 99-03-12 H Joint Sponsor Changed to SMITH, MICHAEL H Joint Sponsor Changed to WOOLARD H Added As A Co-sponsor BRUNSVOLD H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor MITCHELL, JERRY H Added As A Co-sponsor LAWFER H Joint Sponsor Changed to BRUNSVOLD H Added As A Co-sponsor MOFFITT 99-03-16 S Arrive Senate S Chief Sponsor DONAHUE S Placed Calndr First Rdg S First reading Referred to Sen Rules Comm 99-03-25 S Added as Chief Co-sponsor BOWLES 99-03-31 S Added as Chief Co-sponsor BOMKE 99-04-14 S Assigned to Agriculture & Conservation 99-04-21 S Postponed 99-04-28 S Postponed 99-05-05 S Amendment No.01 AGRICULTURE 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 059-000-000 H Arrive House H Place Cal Order Concurrence 01

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99-05-14 H Added As A Co-sponsor WIRSING
99-05-17 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
H H Concurs in S Amend 01/115-000-000
H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
H Effective Date 99-08-14
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PUBLIC ACT 91-0560

HB-1898 MYERS.RICHARD.

Appropriates \$15,000,000 from the General Revenue Fund to the Department of Agriculture for the Illinois Value-Added Agriculture Enhancement Grant Program. Effective July 1, 1999.

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99-02-18 H First reading
99-02-24 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H
Re-Refer Rules/Rul·19(a)
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HB-1899 MCGUIRE – MAUTINO – O'BRIEN – OSMOND – PARKE, GIGLIO AND SHARP.

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820 ILCS 305/3 from Ch. 48, par. 138.3
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Amends the Workers' Compensation Act. Provides that the corporate officers of a domestic or foreign corporation (rather than a small business) who are employed by the corporation may elect to withdraw as individuals from the operation of the Act. Provides that the Act does not apply to a member of a limited liability company who elects not to provide and pay for his or her accidental injuries. Effective immediately.

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99-02-18 H First reading
               H Added As A Joint Sponsor MAUTINO
               H Added As A Joint Sponsor O'BRIEN
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Labor & Commerce
      99-03-05 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
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Added As A Joint Sponsor OSMOND
      99-03-19 H Rolld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor PARKE
      99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Added As A Co-sponsor GIGLIO
               H Added As A Co-sponsor SHARP
      99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1900
            FOWLER - BOST - REITZ - JONES, JOHN - WOOLARD.
   20 ILCS 205/40.35
                                   from Ch. 127, par. 40.35
   20 ILCS 215/5.5 new
   30 ILCS 105/5.490 new
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30 ILCS 105/6z-47 new
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
505 ILCS 45/2a from Ch. 5, par. 242a
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Amends the Civil Administrative Code of Illinois and the Aquaculture Development Act. Provides that the Department of Agriculture shall make grants to an Aquaculture Cooperative consisting of any individual or entity of the aquaculture industry that seeks membership under the Agricultural Co-Operative Act. Provides that the Cooperative grants shall be distributed from the Illinois Aquaculture Development Fund. Provides

that the Cooperative shall use the grants (i) to buy aquatic organisms, (ii) for equipment, (iii) for administration, and (iv) for related costs. Schedules the provision for repeal on June 30, 2009. Amends the State Finance Act to create the Illinois Aquaculture Development Fund and to make appropriations to the Cooperative. Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that beginning July 1, 1999 and ending June 30, 2009, the Department of Revenue each month shall pay into the Illinois Aquaculture Development Fund \$83,335 in the aggregate from a portion of the Acts' net revenue realized for the preceding month from the general rate on the sale of tangible personal property. Amends the County Cooperative Extension Law. Provides that the Department of Agriculture, Cooperative Extension Service of the University of Illinois, Southern Illinois University at Carbondale, and community colleges shall provide information and assistance to the aquaculture industry concerning the establishment of the Aquaculture Cooperative. Effective immediately.

FISCAL NOTE (Department of Agriculture)

There would be additional expenses for development and adminis-

tration, and additional personnel may be needed.

SENATE AMENDMENT NO. 1.

Provides that at the beginning of each fiscal period, the Aquaculture Cooperative shall prepare a budget plan for the next fiscal period, including the probable cost of all programs, projects, and contracts. Provides that the Cooperative shall submit the proposed budget to the Director for review and comment. Provides that the Cooperative shall keep minutes, books, and records, shall make this information public, and submit the financial records to an annual audit by a certified public accountant. Provides that Illinois State University and Western Illinois University shall provide information and assistance to the aquaculture industry concerning the aquaculture cooperative.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor BOST
             H Added As A Joint Sponsor REITZ
             H Added As A Joint Sponsor JONES, JOHN
             H Added As A Joint Sponsor WOOLARD
                                          Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Agriculture & Conservation
    99-03-03 H
                                           Do Pass/Short Debate Cal 017-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                          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
    99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
             S Arrive Senate
             S Placed Calndr First Rdg
    99-03-12 S Chief Sponsor LUECHTEFELD
    99-03-16 S First reading
                                          Referred to Sen Rules Comm
    99-03-25 S
                                           Assigned to Agriculture & Conservation
    99-04-15 S
                     Amendment No.01
                                           AGRICULTURE S
                                                                    Adopted
                                           Recmnded do pass as amend 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 051-004-000
                                          Motion to Reconsider Vote
    99-05-13 S
                                          Mtn Reconsider Vote - Lost
             S Third Reading - Passed 051-004-000
    99-05-14 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
    99-05-19 H Be apprvd for consideratn 01/HRUL
             H H Concurs in S Amend 01/116-001-000
             H Passed both Houses
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99-06-17 H Sent to the Governor
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99-08-13 H Governor vetoed

H Placed Calendar Total Veto

99-11-18 H Total Veto Stands.

HB-1901 MCGUIRE - HOFFMAN.

820 ILCS 130/7

from Ch. 48, par. 39s-7

Amends the Prevailing Wage Act. Makes a stylistic change in provisions concerning findings of public bodies and the Department of Labor.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned 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 Added As A Joint Sponsor HOFFMAN

99-03-16 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

99-03-26 H Primary Sponsor Changed To MCGUIRE Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1902 MADIGAN,M.J.

820 ILCS 130/1

from Ch. 48, par. 39s-1

Amends the Prevailing Wage Act. Makes stylistic changes in the Section concerning State policy.

99-02-18 H First reading

Referred to Hse Rules Comm Assigned to Executive

99-02-24 H 99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1903 SAVIANO.

820 ILCS 105/12

from Ch. 48, par. 1012

Deletes all existing provisions of the Minimum Wage Law concerning recovery of underpayments of wages by employees, assignment of wage claims to the Department of Labor for collection, penalties, and supervision by the Department of Labor of payment of unpaid wages to employees. Inserts provisions allowing an employee to recover underpayments of wages in a "private civil action". Provides that "such employer shall be additionally liable to the employee for a late payment penalty in the amount of 2% of the amount of any such underpayments for each month during which such underpayments remain unpaid, or in an amount equal to such underpayments, whichever is greater". Provides that the Director of Labor is authorized to supervise the payment of unpaid wages and may bring any legal action necessary to recover unpaid wages and penalties. Applies to pending claims and suits.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H 99-03-05 H Assigned to Labor & Commerce Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1904 MITCHELL, BILL.

35 ILCS 200/18-165

30 ILCS 805/8.23 new

Amends the Property Tax Code. Provides that a taxing district must abate the taxes of an individual who qualifies for the senior citizen homestead exemption in the amount of 5% for each year that the individual is over the age of 65. Limits the abatement to 50% and for individuals with an adjusted gross income of less than \$24,000 and property with an equalized assessed value of less than \$100,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H 99-03-05 H Assigned to Revenue Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

2047 HB-1905

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        HB-1905
        BIGGINS – ERWIN – SCHOENBERG.

        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. Exempts from the taxes imposed by these Acts not-for-profit arts or cultural organizations (now not-for-profit music or dramatic arts organizations) that present or support arts or cultural programming, activities, or services (now that present live public performances on a regular basis). Provides that these types of organizations include music and dramatic arts organizations, symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-18 H First reading
             H Added As A Joint Sponsor ERWIN
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Revenue
    99-02-25 H Joint Sponsor Changed to SCHOENBERG
    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
    99-03-18 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
    99-03-24 S Chief Sponsor CLAYBORNE
             S Added as Chief Co-sponsor JONES,W
             S First reading
                                          Referred to Sen Rules Comm
                                          Assigned to Revenue
    99-04-27 S
    99-05-06 S
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
    99-05-07 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-11 S Third Reading - Passed 058-000-000
             H Passed both Houses
    99-06-09 H Sent to the Governor
    99-08-06 H Governor approved
                 Effective Date 99-08-06
             Н
                  PUBLIC ACT 91-0439
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HB-1906 DAVIS,STEVE.

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5 ILCS 315/7 from Ch. 48, par. 1607
55 ILCS 5/3-8014 from Ch. 34, par. 3-8014
65 ILCS 5/10-2.1-17 from Ch. 24, par. 10-2.1-17
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Amends the Illinois Public Labor Relations Act. Provides that in cities with over 1,000,000 inhabitants, the duty to bargain collectively includes the duty to negotiate with the representative of a peace officer bargaining unit in regard to issues of promotion, including examination techniques and selection criteria. Amends the Counties Code and the Illinois Municipal Code. Provides that nothing in those Acts prohibits a public employer, subject to the Public Labor Relations Act, from bargaining collectively discipline and discipline procedures that are not consistent with the applicable code, including arbitration procedures for appeal of decisions of the Merit Commission or the Board of Fire and Police Commissioners.

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99-02-18 H First reading
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1907 FOWLER - SCHOENBERG.

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20 ILCS 1305/Art. 15 heading new
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20 ILCS 1305/15-5 new 20 ILCS 1305/15-10 new

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20 ILCS 1305/15-15 new 20 ILCS 1305/15-20 new 20 ILCS 1305/15-25 new 20 ILCS 1305/15-30 new 20 ILCS 1305/15-35 new 20 ILCS 1305/15-35 new 20 ILCS 1305/15-45 new 20 ILCS 1305/15-50 new 20 ILCS 1305/15-50 new 20 ILCS 1305/15-65 new 20 ILCS 1305/15-65 new 20 ILCS 1305/15-70 new 20 ILCS 1305/15-70 new
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Amends the Department of Human Services Act. Directs the Secretary of Human Services to establish within the Department of Human Services a Rural Human Services Networking Program for the purpose of assisting human services providers in rural areas to develop pilot projects to address intense social problems through the creation of contracts or joint or cooperative agreements between those providers. Provides for grants to pilot project participants. Creates an Advisory Committee to assist the Secretary. Provides that the pilot project Program is repealed 5 years after the effective date of this amendatory Act of 1999.

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FISCAL NOTE (Department of Human Services)
      The bill adds certain administrative burdens to DHS; they do
      not appear so large as to add substantial costs.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      This legislation does not create a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Human Services
      99-03-05 H
                                             Motion Do Pass-Lost 005-005-000 HHSV
                                             Do Pass/Stndrd Dbt/Vote 007-005-000
                                               HHSV
               H Plcd Cal 2nd Rdg Stndrd Dbt
                H Added As A Joint Sponsor SCHOENBERG
      99-03-09 H
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Req BLACK
               H
                H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-17 H
                                             Fiscal Note Filed
                                             St Mandate Fis Note Filed
                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-1908
             FOWLER.
  410 ILCS 65/2
                                    from Ch. 111 1/2, par. 8052
  410 ILCS 65/3.3 new
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Amends the Illinois Rural/Downstate Health Act. Defines "health care network" as a nonprofit entity, consisting of health care providers and others, that is organized to plan and deliver health care services in areas where there is a shortage of health care providers. Provides that the Center for Rural Health may create health care networks that include members that provide public health, comprehensive primary care, emergency medical care, and acute patient care. Establishes the organization of and services that may be provided by the network.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Human Services

Re-Refer Rules/Rul 19(a)
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HB-1909 WOJCIK – BOST – WOOLARD – FOWLER – REITZ, JONES, JOHN AND LAWFER.

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20 ILCS 665/4a from Ch. 127, par. 200-24a
235 ILCS 5/12-4 new
235 ILCS 5/12-3 rep.
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Amends the Illinois Promotion Act. Deletes provisions transferring moneys from the Tourism Promotion Fund into the Grape and Wine Resources Fund. Amends the Liquor Control Act of 1934. Provides that a portion of the wine excise tax collected under the Act shall be deposited into the Grape and Wine Resources Fund. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes provisions earmarking a portion of the wine excise tax for the Council. Provides instead for an annual transfer of \$500,000 from the General Revenue Fund to the Grape and Wine Resources Fund, to be used for a grant to the Council for its operations and expenses. Sunsets this funding after 10 years, and directs the Department of Commerce and Community Affairs to recommend whether it should be continued. Effective July 1, 1999.

SENATE AMENDMENT NO. 1.

99-06-15 H Sent to the Governor

Provides that funding from the General Revenue Fund to the Grape and Wine Resources Fund shall continue until June 30, 2004 rather than until June 30, 2009.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading H Added As A Joint Sponsor WOOLARD H Added As A Joint Sponsor JONES, JOHN H Added As A Joint Sponsor REITZ H Added As A Joint Sponsor FOWLER Η Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-02-25 H Primary Sponsor Changed To REITZ H Joint Sponsor Changed to BOST H Joint Sponsor Changed to WOJCIK H Added As A Co-sponsor JONES, JOHN 99-03-01 H Added As A Co-sponsor LAWFER 99-03-04 H Do Pass/Short Debate Cal 015-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 99-03-05 H Primary Sponsor Changed To WOJCIK 99-03-10 H Joint Sponsor Changed to REITZ 99-03-16 H Amendment No.01 WOJCIK Н Amendment referred to HRUL H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 99-03-18 H Amendment No.01 WOJCIK H Recommends be Adopted HRUL/003-002-000 Amendment No.01 WOJCIK Adopted H Pld Cal 3rd Rdg-Shrt Dbt 99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 074-029-002 99-03-24 S Arrive Senate S Placed Calndr First Rdg S Chief Sponsor WEAVER,S 99-03-25 S First reading Referred to Sen Rules Comm 99-04-14 S Assigned to Executive 99-04-21 S Sponsor Removed WEAVER,S S Alt Chief Sponsor Changed LUECHTEFELD 99-04-22 S Postponed 99-04-27 S Added as Chief Co-sponsor REA 99-04-29 S Amendment No.01 EXECUTIVE S Adonted S Recmnded do pass as amend 012-000-000 S Placed Calndr, Second Rdg 99-05-05 S Second Reading S Placed Calndr,3rd Reading 99-05-06 S Third Reading - Passed 054-002-002 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 99-05-17 H Be apprvd for consideratn 01/HRUL H H Concurs in S Amend 01/093-019-002 H Passed both Houses

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99-08-10 H Governor approved

H Effective Date 99-08-10

H PUBLIC ACT 91-0472
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HB-1910 HOWARD.

305 ILCS 5/5-4.3 new

Amends the Illinois Public Aid Code. Provides that, in determining eligibility for medical assistance under the Code, the Department of Public Aid shall consider as exempt all unearned income which is less than or equal to \$700 per month, including but not limited to, Social Security Disability Insurance benefits and other disability benefits

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Human Services

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
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HB-1911 HOWARD.

305 ILCS 5/5-4.3 new

Amends the Illinois Public Aid Code. Provides that, in determining eligibility for medical assistance under the Code, the Department of Public Aid shall consider as exempt each month all unearned income which is less than or equal to the current monthly amount of a Supplemental Security Income grant as established by the federal government including, but not limited to, Social Security Disability Insurance benefits and other disability benefits.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-18 H First reading
99-02-24 H Assigned to Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-1912 BOLAND.
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HB-1912 BOLAND.

740 ILCS 175/1

from Ch. 127, par. 4101

Amends the Whistleblower Reward and Protection Act. Changes the short title of the Act to the Illinois False Claims Act.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1913 HOWARD.

New Act

Creates the African American Heritage Child Welfare Act. Provides that a child welfare agency or a court shall ensure that an African American child's best interest is met by giving due consideration to the African American child's race, culture, and ethnic heritage in making a foster family or adoptive home placement, and in placements in juvenile court and guardianship cases. Provides that preference in placement shall be first with a relative or relatives, second, with an African American family, and third, with a family of a different racial, cultural, and ethnic heritage that is knowledgeable and appreciative of the African American child's racial, cultural, and ethnic heritage, and has on-going contact with people in the African American community. Makes provision for the keeping of records, recruiting foster and adoptive families, and rule-making.

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FISCAL NOTE (Department of Children and Family Services)
There would be federal penalties which would ultimately lead
to loss of federal funding for DCFS services.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-18 H First reading Referred to Hse Ru
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99-02-18 H First reading
99-02-24 H Assigned to Judiciary I - Civil Law
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-11 H Fiscal Note Filed
Committee Rules
01-01-09 H Session Sine Die
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2051 HB-1914

HB-1914 SAVIANO.

50 ILCS 205/3

from Ch. 116, par. 43.103

Amends the Local Records Act. Adds a caption.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1915 BUGIELSKI - HASSERT - FRITCHEY - MEYER.

215 ILCS 155/14

from Ch. 73, par. 1414

215 ILCS 155/19.1 new

215 ILCS 155/19 rep.

Amends the Title Insurance Act. Provides that the Director of Financial Institutions shall prescribe policy forms, endorsements, and underwriting contracts. Requires the Director to establish the minimum rate for title insurance and escrow and settlement services. Authorizes the Director to collect a fee not exceeding 0.10% of gross title insurance premium on policies written in Illinois by all title insurers. Effective immediately.

HOUSE AMENDMENT NO. 1.

Authorizes the Director of Financial Institutions to collect a fee of 0.25%, rather than 0.10%, of gross title insurance premiums. Subjects title insurance agents to various fees.

FISCAL NOTE, H-AM 1 (Department of Financial Institutions)

Initial cost would be \$177,038 which fee revenues would cover.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading

H Added As A Joint Sponsor HASSERT

H Added As A Joint Sponsor FRITCHEY

H

Referred to Hse Rules Comm

99-02-24 H Assigned to Financial Institutions

99-03-02 H Joint Sponsor Changed to MEYER

99-03-03 H Amendment No.01

FIN INSTIT H Adopted

H Do Pass Amend/Short Debate 012-002-001

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

99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 064-048-004

S Arrive Senate

S Placed Calndr First Rdg

99-03-12 S Chief Sponsor WALSH,T

99-03-16 S Added as Chief Co-sponsor LIGHTFORD

S First reading Referred to Sen Rules Comm

99-03-19 S Added as Chief Co-sponsor WALSH,L

99-04-27 S Sponsor Removed LIGHTFORD

S Chief Co-sponsor Changed to WALSH,L

01-01-09 H Session Sine Die

HB-1916 SLONE.

820 ILCS 405/201

from Ch. 48, par. 311

Amends the Unemployment Insurance Act to make a technical change to a provision concerning the definitions of "Director" and "Department".

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-1917 SAVIANO.

30 ILCS 5/1-4

from Ch. 15, par. 301-4

Amends the Illinois State Auditing Act. Adds a caption.

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1918 **2052**

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HB-1918
            SAVIANO.
  New Act
  Creates the Sealing of Court Records Act. Provides only a short title.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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-1919
            SAVIANO.
  New Act
  Creates the Expungement of Records Act. Provides only a short title.
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1920
            GRANBERG.
   55 ILCS 5/1-1001
                                    from Ch. 34, par. 1-1001
  Amends the Counties Code. Makes a stylistic change in the short title Section.
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1921
            SAVIANO.
  750 ILCS 5/404.1
                                    from Ch. 40, par. 404.1
  Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical
change in provisions regarding educational programs concerning the effect of dissolu-
tion of marriage on children.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-1922
            SAVIANO.
   50 ILCS 505/1
                                    from Ch. 85, par. 5601
  Amends the Local Government Prompt Payment Act. Adds a caption and makes a
stylistic change to the short title Section.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             CAPPARELLI -- SAVIANO -- MCAULIFFE -- LYONS, JOSEPH -- BUGIEL-
HB-1923
            SKI.
  215 ILCS 155/6
                                    from Ch. 73, par. 1406
  Amends the Title Insurance Act. Adds a caption to a Section concerning reinsurance.
      99-02-18 H First reading
               H Added As A Joint Sponsor SAVIANO
               H Added As A Joint Sponsor MCAULIFFE
               H Added As A Joint Sponsor LYONS, JOSEPH
               H Added As A Joint Sponsor BUGIELSKI
                                            Referred to Hse Rules Comm
               Η
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
```

HB-1924 SAVIANO.

705 ILCS 105/30 new

Amends the Clerks of Courts Act. Provides that, subject to appropriations for that purpose by the county board, a clerk may appoint an attorney to represent the interest of the clerk in collecting certain amounts owed to the clerk and reviewing contracts affecting the clerk. Effective immediately.

2053 HB-1924—Cont.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-1925 SAVIANO.

705 ILCS 105/6

from Ch. 25, par. 6

Amends the Clerks of Courts Act. Adds a caption to a Section concerning offices of clerks.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 705 ILCS 105/6
Adds reference to: 705 ILCS 105/8 from Ch. 25, par. 8
705 ILCS 105/27.1 from Ch. 25, par. 27.1
705 ILCS 105/27.2 from Ch. 25, par. 27.2
705 ILCS 105/27.2a from Ch. 25, par. 27.2a
705 ILCS 105/27.3c from Ch. 25, par. 27.3c

Deletes everything. Amends the Clerks of Courts Act. Authorizes a circuit clerk to execute his or her signature electronically or digitally. Authorizes the circuit clerk to charge fees for copies of certain documents in connection with adoption cases. Provides that a county board may require the circuit clerk to collect a fee of not more than \$10 (now, not more than \$5) to defray the expense of establishing a document storage system and converting the clerk's records to electronic or micrographic storage.

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99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                     SAVIANO
99-03-23 H
                Amendment No.01
                Amendment referred to HRUL
         Η
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                     SAVIANO
         Η
                Amendment referred to HRUL
         Н
                Rules refers to
                                      HILLA
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.02
                                     SAVIANO
         H Recommends be Adopted HJUA/011-000-000
         H Held 2nd Rdg-Short Debate
99-03-26 H
                Amendment No.02
                                     SAVIANO
                                                              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 111-002-000
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SULLIVAN
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1926 CAPPARELLI – SAVIANO – MCAULIFFE – LYONS,JOSEPH – BUGIEL-SKI.

20 ILCS 3805/32

from Ch. 67 1/2, par. 332

Amends the Illinois Housing Development Act by providing that the Illinois Housing Development Authority is authorized to provide advisory, consultative training, and educational services to nonprofit corporations, housing corporations, and limited-profit entities to assist them in acquiring housing or financial expertise. Effective immediately.

FISCAL NOTE (Housing Development Authority) This legislation would cause no fiscal impact.

SENATE AMENDMENT NO. 1.

Provides that the Authority's services to nonprofit corporations and other entities shall be for the purpose of assisting those entities and their members (rather than only the entities) to become owners of housing or to acquire expertise.

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99-02-18 H First reading
         H Added As A Joint Sponsor SAVIANO
         H Added As A Joint Sponsor MCAULIFFE
         H Added As A Joint Sponsor LYONS, JOSEPH
         H Added As A Joint Sponsor BUGIELSKI
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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
                                      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
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-009-002
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 State Government Operations
99-04-20 S
                 Amendment No.01
                                      STATE GOVERN S
                                                               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
99-05-13 S Added as Chief Co-sponsor MADIGAN,L
         S Third Reading - Passed 059-000-000
         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
      SAVIANO.
```

HB-1927

705 ILCS 105/27.3a

from Ch. 25, par. 27.3a

Amends the Clerks of Courts Act. In the Section providing for a fee to defray the expense of an automated record keeping system, removes the provision that expenditures from the county court automation fund must be approved by the chief judge of the circuit court.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1928 SAVIANO.

705 ILCS 105/8	-	from Ch. 25, par. 8
705 ILCS 105/13		from Ch. 25, par. 13
705 ILCS 105/16		from Ch. 25, par. 16

Amends the Clerks of Courts Act. Authorizes a clerk to execute his or her signature electronically or digitally. Requires a clerk to make court records available to the public regardless of whether those records are maintained in a documentary, electronic, or digital format. Authorizes the clerk to maintain records in an electronic database.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Local Government
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

CAPPARELLI - SAVIANO - MCAULIFFE - LYONS, JOSEPH - BUGIEL-HB-1929

20 ILCS 3805/2 from Ch. 67 1/2, par. 302

Amends the Illinois Housing Development Act. Specifies that the definition of "residential mortgage" applies to mortgages on real property improved by multi-unit structures as well as single-unit structures. Makes other stylistic changes. Effective immediately.

FISCAL NOTE (Housing Development Authority) There legislation will cause no fiscal impact.

```
99-02-18 H First reading
H Added As A Joint Sponsor SAVIANO
H Added As A Joint Sponsor MCAULIFFE
H Added As A Joint Sponsor LYONS, JOSEPH
H Added As A Joint Sponsor BUGIELSKI
H Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Fiscal Note Filed
H Committee Rules

01-01-09 H Session Sine Die
```

HB-1930 SAVIANO.

50 ILCS 345/35

Amends the Local Governmental Acceptance of Credit Cards Act. Makes a stylistic change to the Section regarding liability of local government employees.

99-02-18	Η	First reading	Referred to	Hse Rules Comm
99-02-24	Η	•	Assigned to	Executive
99-03-05	Н		Re-Refer R	ules/Rul 19(a)
01-01-09	Н	Session Sine Die		

HB-1931 SAVIANO – MCAULIFFE.

625 ILCS 5/6-204

from Ch. 95 1/2, par. 6-204

Amends the Illinois Vehicle Code. Provides that, when a person is convicted of a felony in the commission of which a motor vehicle was used, the State's Attorney (instead of the clerk of the court) shall forward information of the conviction, along with all information concerning the driver's licenses or permits held by the person convicted, to the Secretary of State for revocation of the person's licenses or permits.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Transportation & Motor Vehicles
99-03-02 H Added As A Joint Sponsor MCAULIFFE
99-03-03 H
                                      Do Pass/Short Debate Cal 029-000-000
         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
99-04-29 S Chief Sponsor CRONIN
99-05-04 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1932 SAVIANO.

New Act

Creates the Clerks of Courts Notice Advisory Act. Provides only a short title.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1933 SAVIANO.

New Act

Creates the Court Information Management Advisory Act. Provides only a short title.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

01-01-09 II Session Sine Di

HB-1934 SAVIANO.

Appropriates \$1 to the Supreme Court for the purpose of studying information management. Effective July 1, 1999.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 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-1935 SAVIANO.
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725 ILCS 5/102-7 from Ch. 38, par. 102-7

Amends the Code of Criminal Procedure of 1963. Makes stylistic changes in a Section concerning bail bonds.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
725 ILCS 5/102-7
Adds reference to:
705 ILCS 105/4
705 ILCS 105/27.6a new
725 ILCS 5/110-7
from Ch. 25, par. 4
from Ch. 38, par. 110-7

Deletes everything. Amends the Clerks of Courts Act and the Code of Criminal Procedure of 1963. Provides that a circuit clerk's bond may not be less than the lesser of (i) 1% of the total fees collected by the clerk during the previous fiscal year or (ii) \$1,000,000 (now, not less than \$5,000). Provides that a court may not waive the circuit clerk's retention of 10% of the amount deposited as bail as provided in the Code of Criminal Procedure of 1963. Provides that the clerk shall remit monthly to the county treasurer all those "10%" amounts and that the county treasurer shall retain those amounts in a special fund designated as the Criminal Justice Information Network Fund. Provides that the county board shall make expenditures from the fund to pay the costs of developing and implementing an integrated criminal justice information network. Provides that the county board shall develop and implement the network in cooperation with the Illinois Criminal Justice Information Authority and the Department of State Police.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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
                                      SAVIANO
99-03-23 H
                 Amendment No.01
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                 Amendment No.01
                                      SAVIANO
         Η
                 Rules refers to
                                       HJUA
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                      SAVIANO
         H Recommends be Adopted HJUA/010-001-000
         H Held 2nd Rdg-Short Debate
99-03-26 H
                 Amendment No.01
                                      SAVIANO
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SULLIVAN
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
                                      Recommended do pass 010-000-000
99-04-28 S
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
         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.
```

HB-1936 NOVAK – TENHOUSE – O'BRIEN – LEITCH – TURNER, ART.

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. Deletes the provision providing that sales of tangible personal property are not in this State if the seller and purchaser would be, in certain instances, members of the same unitary business group. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 35 ILCS 5/304

Adds reference to: 35 ILCS 5/101

from Ch. 120, par. 1-101

Deletes everything. Amends the Illinois Income Tax Act concerning the short title. Makes a technical change.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading

H Added As A Joint Sponsor TENHOUSE

H Added As A Joint Sponsor O'BRIEN

H Added As A Joint Sponsor LEITCH

H Added As A Joint Sponsor TURNER, ART

Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue

REVENUE 99-03-04 H Amendment No.01 Η

Adopted 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

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-009-002

99-03-22 S Arrive Senate

S Placed Calndr First Rdg

99-11-30 S Chief Sponsor PETERSON

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-1937 SAVIANO.

750 ILCS 50/18.3a

Amends the Illinois Adoption Act, Makes a technical change in provisions regarding confidential intermediaries.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1938 HOWARD.

775 ILCS 5/1-102	from Ch. 68, par. 1-102
775 ILCS 5/1-103	from Ch. 68, par. 1-103
775 ILCS 5/2-101	from Ch. 68, par. 2-101
775 ILCS 5/2-102	from Ch. 68, par. 2-102
775 ILCS 5/2-105	from Ch. 68, par. 2-105
775 ILCS 5/6-101	from Ch. 68, par. 6-101

Amends the Illinois Human Rights Act. Prohibits discrimination in employment based on receipt of public assistance. Provides that "unlawful discrimination" includes discrimination against a person because of any military discharge that is other than honorable (rather than a military discharge classified as RE-3 or the equivalent).

FISCAL NOTE (Human Rights Commission)

There would be no fiscal impact.

FISCAL NOTE, H-AM 2, 3 (Department of Human Rights)

The fiscal impact would be \$500,000.

FISCAL NOTE, H-AM 4 (Department of Human Rights)

Same as DPH fiscal note, H-ams 2 and 3.

FISCAL NOTE, H-AM 4 (Human Rights Commission)

Total fiscal impact would be \$673,156,000.

HOUSE AMENDMENT NO. 2.

Deletes reference to:

775 ILCS 5/2-101

775 ILCS 5/2-102

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775 ILCS 5/2-105

775 ILCS 5/6-101

Adds reference to:

775 ILCS 5/3-101 from Ch. 68, par. 3-101

775 ILCS 5/3-102 from Ch. 68, par. 3-102

775 ILCS 5/3-103 from Ch. 68, par. 3-103

775 ILCS 5/3-106 from Ch. 68, par. 3-106
```

Deletes everything. Reinserts similar provisions regarding military discharges. Inserts provisions prohibiting discrimination in real estate transactions based on receipt of public benefits.

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FISCAL NOTE, H-AM 2 (Department of Human Rights)
    There will be no significant fiscal impact on the Department.
    STATE MANDATES NOTE, H-AM 2
    (Department of Commerce and Community Affairs)
    Does not meet the definition of a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Judiciary I - Civil Law
    99-03-03 H
                                         Do Pass/Short Debate Cal 008-001-001
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H
                     Amendment No.01
                                         HOWARD
                     Amendment referred to HRUL
             Н
             Η
                     Amendment No.02
                                         HOWARD
             Н
                     Amendment referred to HRUL
                                         Fiscal Note Filed
             H
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H
                     Amendment No.03
                                         HOWARD
             Η
                     Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H
                                         Fiscal Note Filed as amnded
                                         HOWARD
             Η
                     Amendment No.04
                     Amendment referred to HRUL
             Η
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                     Amendment No.02
                                         HOWARD
                     Rules refers to
             H
                                           HJUA
             Н
                     Amendment No.04
                                         HOWARD
                                           HJUA
             Η
                     Rules refers to
             H Held 2nd Rdg-Short Debate
    99-03-19 H
                                         Fiscal Note Filed as amnded
             H Held 2nd Rdg-Short Debate
                                          Fiscal Note Filed as amnded
    99-03-22 H
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.02
                                         HOWARD
             H Recommends be Adopted HJUA/006-002-001
             Н
                    Amendment No.02
                                          HOWARD
                                                                   Adopted
                                          St Mndt Fis Note Req Amnd
             H Held 2nd Rdg-Short Debate
    99-03-24 H
                                          Fiscal Note Filed as amnded
                                          St Mndt Fis Note Fld Amnd
             H
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-25 H 3rd Rdg-Shrt Dbt-Lost/Vote 029-078-004
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HB-1939 SAVIANO.

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705 ILCS 105/16 from Ch. 25, par. 16
705 ILCS 105/16.5 new
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Amends the Clerks of Courts Act. Provides that if the record keeping system of a judicial circuit or a county within a judicial circuit has been automated, the clerk need not keep a manual record for that judicial circuit or county in the format prescribed for non-automated records. The clerk may transfer electronic records to optical disk, digital storage media, microfilm, or microfisch for archival purposes.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading

99-02-24 H Assigned to Local Government

99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

2059 HB-1940

HB-1940 FOWLER - FRITCHEY AND O'BRIEN.

New Act

Creates the Lifespan Respite Care Program Act. Provides that the Director of Aging shall establish the Lifespan Respite Care Program to develop and encourage statewide coordination of respite care and to work with community-based agencies and interested citizen groups in the establishment of community respite care programs. Provides that the Lifespan Respite Care Program shall accept proposals to operate community lifespan respite care programs from community-based agencies that provide respite care services and shall designate and fund agencies to operate the community respite care programs. Provides that, by no later than July 1, 2000, the Department shall establish at least 12 community respite care programs in Illinois, and, by no later than July 1, 2004, ensure that individuals in all Illinois counties have access to respite care through community respite care programs.

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FISCAL NOTE (Department on Aging)
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Total first year cost would be \$95,870; subsequent year costs would include start-up funds per project and management costs.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-18 H First reading Referred to Hse Rules Comm
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99-02-24 H Assigned to Aging 99-03-01 H Added As A Joint Sponsor FRITCHEY

99-03-04 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-05 H Added As A Co-sponsor O'BRIEN

99-03-09 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

99-03-11 H Fiscal Note Filed

H Cal Ord 3rd Rdg-Short Dbt

99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-003-000 S Arrive Senate

S Placed Calndr First Rdg

01-01-09 H Session Sine Die

HB-1941 SAVIANO - MCAULIFFE.

720 ILCS 5/17-1

from Ch. 38, par. 17-1

Amends the Criminal Code of 1961. Provides that it is a deceptive practice to issue or deliver a check upon a real or fictitious depository for payment of a fee owed to the circuit clerk or for a child support or maintenance payment knowing that the obligation will not be paid by the depository.

NOTE(S) THAT MAY APPLY: Correctional

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H. Assigned to Judiciary II - Criminal Law 99-03-02 H Added As A Joint Sponsor MCAULIFFE

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1942 BELLOCK - LANG.

210 ILCS 30/6.2

from Ch. 111 1/2, par. 4166.2

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Requires facilities and agencies that are the subject of an approved response to report to the Inspector General on the status of the implementation of any corrective action. Requires the Inspector General to conduct an investigation to determine whether the facility or agency is in compliance with the approved response.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that implementation reports shall be made to the Department of Human Services Office of Mental Health or Office of Developmental Disabilities rather than to the Inspector General. Provides that after the report is received by the Department of Human Services Office of Mental Health or Office of Developmental Disabilities, the Inspector General may, rather than shall, conduct an investigation review in cases of physical abuse, sexual abuse, or serious neglect resulting in injury or illness to determine whether the facility is in compliance with the approved response.

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99-02-18 H First reading
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H Added As A Joint Sponsor LANG

H Referred to Hse Rules Comm

99-02-24 H 99-03-03 H		Assigned to Human Services Do Pass/Short Debate Cal 013-000-000
	Placed Cal 2nd Rdg-Shrt Dbt	
	Second Reading-Short Debat	
	Pld Cal 3rd Rdg-Shrt Dbt	
	3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
	Arrive Senate	
. S	Placed Calndr First Rdg	
	Chief Sponsor RADOGNO	
	First reading	Referred to Sen Rules Comm
99-04-20 S		Assigned to Public Health & Welfare
99-04-27 S		Recommended do pass 010-000-000
	Placed Calndr, Second Rdg	
	Second Reading	
	Placed Calndr,3rd Reading	
	Third Reading - Passed 058-0	000-000
	Passed both Houses	
	Sent to the Governor	
	Governor Amendatory Veto	
	Placed Cal Amendatory Veto Mtn fild accept amend veto #	
99-11-04 H	Motion referred to	HRUL
	Placed Cal Amendatory Veto	
99-11-18 H	Traced car rimendatory veto	Motion ACCEPT AMENDA
Н		VETO - MOTION #1
Н		BE APPROVED FOR
Н		CONSIDERATION AND
H		GOV.'S SPECIFIC
Н		RECOMMENDATION
. Н		BE DETERMINED TO
H		BE COMPLIANT-RYDER
Н	Placed Col Amendatory Veta	Approved For Cnsdrtn-Lost
	Placed Cal Amendatory Veto Bill dead-Amendatory Veto	
11	Diff dead-Afficilitatory veto	

HB-1943 PARKE.

40 ILCS 5/7-174

from Ch. 108 1/2, par. 7-174

Amends the IMRF Article of the Pension Code to give the annuitant trustee the right to vote on Board business. Changes the number of affirmative votes required for Board action from 4 to 5. Effective January 1, 2001.

PENSION NOTE (Pension Laws Commission)

HB 1943 will not have a fiscal impact on the Ill. Municipal Re-

tirement Funda

NOTE(S) THAT MAY APPLY: Pension

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
\mathbf{H}_{-}	Committee Rules
01 01 00 II 0! 0' D'	

01-01-09 H Session Sine Die

HB-1944 CAPPARELLI – SAVIANO.

```
40 ILCS 5/17-106 from Ch. 108 1/2, par. 17-106 30 ILCS 805/8.23 new
```

Amends the Chicago Teacher Article of the Pension Code. Removes the prohibition on participating in the Fund while simultaneously participating in one of the other public employee retirement systems because of a second job. Validates prior service and contributions for certain persons currently participating. 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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There would be little or no fiscal impact to the Chicago Teachers' Fund.

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

99-02-18 H First reading

H Added As A Joint Sponsor SAVIANO

H Referred to Hse Rules Comm

99-02-24 H	Assigned to Personnel & Pensions
99-03-05. H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-1945 MCCARTHY.

Appropriates \$10,000 to the Department of Transportation for a grant to the Village of Homewood for the purpose of making a grant for senior citizen transportation services. Effective July 1, 1999.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

HB-1946 MCCARTHY.

Appropriates \$1 from the General Revenue Fund to the Capital Development Board for expenses. Effective July 1, 1999.

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 Н	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-1947 NOVAK - O'BRIEN.

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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 certain periods of leave of absence beginning before 1982. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
The fiscal impact of HB 1947 cannot be calculated.

NOTE(S) THAT MAY APPLY: Fiscal; Pension
99-02-18 H First reading
H Added As A Joint Sponsor O'BRIEN
H Referred to Hse Rules Comm
```

	11	Referred to use Rules Collini
99-02-24	H	Assigned to Personnel & Pensions
99-03-05	H	Re-Refer Rules/Rul 19(a)
99-03-15	H	Pension Note Filed
	Н	Committee Rules
01-01-09	H Session Sine Die	

HB-1948 MORROW.

Appropriates \$20,000 to the Secretary of State for oral reading programs. Effective July 1, 1999.

```
99-02-18 H First reading
99-02-24 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H
Re-Refer Rules/Rul 19(a)
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HB-1949 MORROW.

00 02 19 II Finst mooding

Appropriates \$1 from the General Revenue Fund to the Department of Corrections for expenses. Effective July 1, 1999.

Defermed to Heat Delta Comm

99-02-18 H First reading	Referred to Hise Rules Comm
99-02-24 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	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
Н	Committee Appropriations-Public Safety
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	• •

HB-1950 MORROW.

Appropriates \$3,000,000 from the General Revenue Fund to the Small Business Surety Bond Guaranty Fund for the use of DCCA for the implementation and administration of the Small Business Surety Bond Guaranty Act. Effective July 1, 1999.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 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-1951 MORROW - FRANKS AND SHARP.

New Act

Creates the Debt Issuance Reform Act. Requires bonds issued by specified State agencies to be sold to the highest bidder, by sealed bid, for an interest rate not exceeding the maximum rate fixed in the order authorizing the issuance of the bonds. Prohibits employees of specified State officers and agencies from any discussions or dealings on matters pertaining to bond issuance with a former employee of a State agency or office for one year after the employee's termination of employment, if specified conditions are met. Requires former employees of State offices or agencies who engage in work related to the issuance of bonds by the State or its agencies to register with the Secretary of State. Willful failure to register is a Class A misdemeanor. Provides that registration statements shall be made available to State agencies upon request.

CORRECTIONAL NOTE (Department of Corrections) There would be no fiscal or prison population impact.

FISCAL NOTE (Department of Central Management Services)

There will not be a significant fiscal impact. NOTE(S) THAT MAY APPLY Fiscal

TE(S) THA	I MAY APPLY: Fiscal	
99-02-18 I	H First reading	Referred to Hse Rules Comm
99-02-24 I	H	Assigned to State Government Administration
99-03-04 I	H	Correctional Note Filed
]	H	Do Pass/Short Debate Cal 007-000-000
]	H Placed Cal 2nd Rdg-Shrt Dbt	
99-03-05 I	H Added As A Co-sponsor SHA	ARP
]	H Added As A Joint Sponsor FI	RANKS
99-03-09 I	H	Fiscal Note Filed
	H Cal Ord 2nd Rdg-Shrt Dbt	
99-03-16 1	H Second Reading-Short Debate	e
]	H Held 2nd Rdg-Short Debate	
99-03-26 1		Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

MORROW. HB-1952

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for expenses. Effective July 1, 1999.

```
99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Public Safety
         Η
99-03-12 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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

MADIGAN.MI - GILES - FRANKS - HULTGREN - FLOWERS. HB-1953

5 ILCS 490/110 new

Amends the State Commemorative Dates Act. Designates the first Thursday in May as a Day of Prayer in Illinois. Effective immediately.

```
Referred to Hse Rules Comm
99-02-18 H First reading
99-02-24 H
                                      Assigned to Executive
99-03-04 H
                                      Do Pass/Short Debate Cal 014-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H Added As A Joint Sponsor GILES
         H Added As A Joint Sponsor FRANKS
         H Added As A Joint Sponsor HULTGREN
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FLOWERS
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99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-002-000
      99-03-22 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor WEAVER,S
                                             Referred to Sen Rules Comm
                S First reading
      99-04-14 S
                                             Assigned to Executive
      99-04-22 S
                                             Recommended do pass 011-000-000
                  Placed Calndr, Second Rdg
                S
                  Added as Chief Co-sponsor PETKA
                S
                  Second Reading
      99-04-26
                S
                  Placed Calndr, 3rd Reading
      99-05-06 S Added as Chief Co-sponsor BURZYNSKI
                S Added As A Co-sponsor SMITH
                S Added As A Co-sponsor DILLARD
                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 99-07-29
                     PUBLIC ACT 91-0320
             MURPHY - MADIGAN,MJ - SCHOENBERG - O'BRIEN - MCGUIRE, LANG, DART, HARRIS, MCCARTHY, FOWLER, JONES,LOU,
HB-1954
             JONES, SHIRLEY, GILES, SHARP, BRADLEY AND NOVAK.
  820 ILCS 105/4
                                     from Ch. 48, par. 1004
  Amends the Minimum Wage Law. Increases the minimum wage for workers 18
years and older to $6.50 per hour on January 1, 2000. Provides that, beginning in 2001,
the minimum wage shall be annually adjusted by the Department of Labor. Provides
that the adjustment shall be calculated each September 30, using the consumer price in-
dex for urban wage earners and clerical workers, and shall take effect on January 1 of
the following year. Provides that the Director of Labor shall by rule establish the mini-
mum wage for employees under the age of 18 years.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      HB 1954 would not affect the bonding authorization of the
      State, and, therefore has no direct impact on the level of
      State indebtedness
      PENSION NOTE (Pension Laws Commission)
      HB 1954 would not increase the accrued liability or annual cost
      of any public pension fund or retirement system in Illinois.
      BALANCED BUDGET NOTE (Bureau of the Budget)
      Since this bill is not a supplemental appropriation bill, the
      Balanced Budget Note Act is inapplicable.
      HOUSING AFFORDABILITY NOTE (Housing Development Authority)
      This bill will have no fiscal effect on the cost of construct-
      ing, purchasing, owning or selling a single-family residence.
      FISCAL NOTE (Department of Labor)
      The total impact for this bill is $131,550.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Creates a personnel mandate for which State reimbursement is
      required; no estimate of the cost is available.
      HOME RULE NOTE (Dept. of Commerce and Community Affairs)
      Does not preempt home rule power of municipalities or counties.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                              Referred to Hse Rules Comm
      99-02-22 H Added As A Joint Sponsor LANG
      99-02-23 H Joint Sponsor Changed to SCHOENBERG
      99-02-24 H
                                              Assigned to Labor & Commerce
      99-03-03 H Joint Sponsor Changed to DART
                Η
                                              Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-03-04 H
                                             Fiscal Note Requested PARKE
                Η
                                              St Mandate Fis Nte Req PARKE
                Н
                                              Balanced Budget Note Req PARKE
                H
                                              Home Rule Note Requested PARKE
                                              Housng Aford Note Requested PARKE
                Н
                H
                                              Pension Note Requestd PARKE
                                              State Debt Note Requested PARKE
                Н
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H Cal 2nd Rdg Stndrd Dbt H Added As A Co-sponsor O'BRIEN

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99-03-08 H
                                     State Debt Note Filed
                                     Pension Note Filed
         Η
         H Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                     Balanced Budget Note Filed
                                     Housing Aford Note Filed
         H Cal 2nd Rdg Stndrd Dbt
99-03-10 H Primary Sponsor Changed To MURPHY
         H Joint Sponsor Changed to MADIGAN, MJ
         H Joint Sponsor Changed to O'BRIEN
         H Joint Sponsor Changed to MCGUIRE
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor DART.
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-11 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         H
                                     Home Rule Note Filed
         Н
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-12 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-17 H Added As A Co-sponsor HARRIS
99-03-18 H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor SHARP
         H Added As A Co-sponsor BRADLEY
         Η
                                     Verified
         H 3rd Rdg-Stnd Dbt-Pass/Vote 063-052-002
99-03-19 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 H Added As A Co-sponsor NOVAK
99-04-22 S Chief Sponsor MOLARO
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-1955 TURNER, ART.

65 ILCS 5/11-31-1

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

Amends the Illinois Municipal Code. Provides that a municipality shall not proceed with demolition, repair, enclosure, or clean-up of a building if any person with a legal or equitable interest in the property has sought a court hearing. Provides that any person with a current legal or equitable interest in the property may file with the court an objection to a municipality's proposed action for the dangerous or abandoned building. Provides that a municipality's lien for abandoned building costs is superior to existing liens, except taxes, if the municipality files a notice of lien within 180 days after incurring the costs.

```
99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary I - Civil Law
99-03-05 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
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
99-03-23 S Arrive Senate
         S Placed Calndr First Rdg
00-02-25 S Chief Sponsor HENDON
          S First reading
                                       Referred to Sen Rules Comm
```

HB-1956 TURNER, ART.

01-01-09 H Session Sine Die

35 ILCS 200/31-37 new

Amends the Real Estate Transfer Tax Law in the Property Tax Code. Imposes a \$5 surcharge in Chicago to be deposited into the Low-Income Housing Trust Fund. Effective January 1, 2000.

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FISCAL NOTE (Department of Revenue)
    HB 1956 is of local concern and does not affect State revenues.
    HOUSING AFFORDABILITY NOTE (Housing Development Authority)
    Increases the cost on a $100,000 home by an estimated $5.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Creates a local gov't. organization and structure mandate for
    which reimbursement is not required.
    HOME RULE NOTE (Dept. of Commerce and Community Affairs)
    Does not pre-empt home rule authority.
NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
    99-02-18 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
                                           St Mandate Fis Nte Req MOORE, ANDREA
             Η
                                           Home Rule Note Requested
                                             MOORE, ANDREA
             Η
                                           Housng Aford Note Requested
                                             MOORE, ANDREA
             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
                                           Housing Aford Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                                           St Mandate Fis Note Filed
    99-03-17 H
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                                           Home Rule 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
```

HB-1957 TURNER,ART.

35 ILCS 5/212 new

Amends the Illinois Income Tax Act. Creates the Illinois low-income housing tax credit. Grants a taxpayer owning an interest in a qualified project the credit in an amount determined by the Illinois Housing Development Authority to ensure the feasibility of the project. Limits the amount of the credit to an amount equal to the federal credit. Allows an excess credit to be carried forward and applied to the tax liability of the succeeding 10 years. Excepts from the Act's sunset requirements. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 35 ILCS 5/212 new Adds reference to: 35 ILCS 5/101

from Ch. 120, par. 1-101

Deletes everything. Amends the Illinois Income Tax Act concerning the short title. Makes a technical change.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Revenue
    99-03-04 H
                     Amendment No.01
                                          REVENUE
                                                        Η
                                                                   Adopted
             Н
                                          Do Pass Amd/Stndrd Dbt/Vote 005-000-004
             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
```

HB-1958 TURNER,ART.

35 ILCS 5/214 new

Amends the Illinois Income Tax Act. Creates the affordable housing assistance tax credit. Grants a credit equal to 55% of the taxpayer's affordable housing assistance expenditures. Allows an excess credit to be carried forward and applied to the succeeding 10 years. Exempts from the Act's sunset requirements. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/214 new

Adds reference to: 35 ILCS 5/1106

from Ch. 120, par. 11-1106

Deletes everything. Amends the Illinois Income Tax Act concerning court costs. Makes a technical change.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-04 H Amendment No.01 REVENUE H Adopted
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
99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1959 STROGER – DART – LANG – DELGADO – ACEVEDO, FLOWERS AND SCHOENBERG.

New Act

Creates the Human Services Delivery Neutrality Agreement Act. Provides that certain contracts with the State of Illinois or a State agency to provide residential or day treatment services to mentally ill or developmentally disabled persons shall contain neutrality agreements under which a contractor or grantee agrees not to participate in or seek to influence the decisions of its employees about decisions to be represented or not to be represented by a labor organization. Sets forth procedural requirements. Provides for enforcement of the Act and penalties for violations. Effective immediately.

BALANCED BUDGET NOTE (Bureau of Budget)

Since this bill is not a supplemental appropriation bill, the Balanced Budget Note Act is inapplicable.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not create a State mandate.

FISCAL NOTE (Department of Central Management Services)

HB 1959 is expected to have no fiscal impact on the Department.

SENATE AMENDMENT NO. 1.

Makes changes in the legislative findings; changes the definitions of "contractor", "grantee", and "neutrality agreement"; and adds a definition of "State funds". Provides that a labor organization may file a complaint with the Illinois Department of Human Services if it believes that a contractor or grantee is expending funds in violation of the Act and that, if a complaint is filed, the Illinois Department of Human Services shall, within one week, notify the contractor or grantee that it must provide an accounting concerning specified expenditures. Makes other changes.

SENATE AMENDMENT NO. 3.

Deletes everything, and reinserts the contents of the bill, as amended, with changes concerning: the definitions of "contractor", "grantee", "State funds", and "neutrality agreement"; and enforcement.

FISCAL NOTE, S-AM 1 (Department of Human Services) Direct costs would total \$52,900 for staff and overhead. There could be other costs if community agencies refuse to agree to

the labor neutrality clauses and for relocating individuals receiving services.

FISCAL NOTE, S-AM 3 (Department of Human Services)

Same as previous fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce

99-03-03 H Do Pass/Stndrd Dbt/Vote 009-006-000 HLBC

H Pled Cal 2nd Rdg Stndrd Dbt

99-03-04 H Fiscal Note Requested PARKE
H St Mandate Fis Nte Req PARKE
Balanced Budget Note Req PARKE

H Cal 2nd Rdg Stndrd Dbt

H Added As A Joint Sponsor DART

99-03-09 H H		Balanced Budget Note Filed St Mandate Fis Note Filed	
	Cal 2nd Rdg Stndrd Dbt	•	
	Added As A Co-sponsor FLC		
99-03-11 H		Fiscal Note Filed	
	Cal 2nd Rdg Stndrd Dbt		
	Second Reading-Stnd Debate		
	Pld Cal 3rd Rdg-Stndrd Dbt 3rd Rdg-Stnd Dbt-Pass/Vote	060 041 007	
	Joint Sponsor Changed to LA		
	Joint Sponsor Changed to DE		
	Arrive Senate	20.120	
	Placed Calndr First Rdg		
	Chief Sponsor HALVORSON	N	
	First reading	Referred to Sen Rules Comm	
99-04-28 S		Assigned to Commerce & Indus	•
99-05-07 S			opted
S		Recmnded do pass as amend 000	6-003-000
	Placed Calndr, Second Rdg Added As A Co-sponsor REA		
	Added as Chief Co-sponsor M		
55 03 11 S	ridded as emer eo sponsor n	Fiscal Note Requested LAUZEN	V
	Filed with Secretary	1	
S	Amendment No.02	HALVORSON	
S	Amendment referred to	SRUL	
S	Filed with Secretary	HALVODCON	
S S	Amendment No.03 Amendment referred to	HALVORSON	
99-05-12 S		HALVORSON	
55 03 12 S		SCED	
S	Amendment No.03	HALVORSON	
S	Rules refers to	SCED	
S		Fiscal Note Filed as amnded	
S	Amendment No.02	HALVORSON Tab	alad
S	Y.	S	CED/
		S H	
S S S	Amendment No.03	S H HALVORSON	CED/
S		S H	CED/
S S S S	Amendment No.03	SOUTH HALVORSON Be adopted HALVORSON Add	CED/
S S S S S	Amendment No.03 Second Reading	HALVORSON Be adopted HALVORSON Held on 2nd Reading	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03	HALVORSON Be adopted HALVORSON Held on 2nd Reading	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL IALLEY PARKER SCED	CED/ IALVORSON opted
S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER SCED PARKER Held in Committee	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER	CED/ IALVORSON opted
99-05-13 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER SCED PARKER Held in Committee Held on 2nd Reading	CED/ IALVORSON opted
99-05-14 S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL IALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified	CED/ IALVORSON opted
99-05-14 S 99-05-14 S 99-05-14 S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001	CED/ IALVORSON opted
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(Third Reading - Passed 033-0	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 023-001 S) SA 04	CED/ IALVORSON opted
99-05-13 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(A Third Reading - Passed 033-0 Arrive House	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 023-001 A) SA 04 223-001	CED/ IALVORSON opted
99-05-13 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(4 Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 023-001 A) SA 04 223-001	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(A) Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence Motion Filed Concur	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 A) SA 04 123-001 01,03	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(/ Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 1) SA 04 123-001 01,03 HRUL	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(/ Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 101,03 HRUL 101,03	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'M Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(/ Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 1) SA 04 123-001 01,03 HRUL 01,03 03/HRUL	CED/ IALVORSON opted
99-05-13 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-C Tabled Pursuant to Rule5-4(/ Third Reading - Passed 033-C Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Be apprvd for consideratn 01	HALVORSON Be adopted HALVORSON Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 101,03 HRUL 01,03 03/HRUL 01,03	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-(Tabled Pursuant to Rule5-4(A Third Reading - Passed 033-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Be appryd for consideratin 01 Calendar Order of Concurren Added As A Joint Sponsor A Added As A Co-sponsor SCF	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 1) SA 04 123-001 01,03 HRUL 01,03 03/HRUL 01,03 CEVEDO HOENBERG	CED/ IALVORSON opted
99-05-14 S S S S S S S S S S S S S S S S S S S	Amendment No.03 Second Reading Amendment No.03 Filed with Secretary Amendment No.04 Amendment referred to Added As A Co-sponsor O'N Amendment No.04 Rules refers to Amendment No.04 Placed Calndr,3rd Reading Third Reading - Passed 033-0 Tabled Pursuant to Rule5-4(A Third Reading - Passed 033-0 Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurren Be apprvd for consideratn 01 Calendar Order of Concurren Added As A Joint Sponsor A	HALVORSON Be adopted HALVORSON Add Held on 2nd Reading Fiscal Note Req as amended SA Fiscal Note Filed as amnded PARKER SRUL HALLEY PARKER SCED PARKER Held in Committee Held on 2nd Reading Verified 123-001 1) SA 04 123-001 01,03 HRUL 01,03 03/HRUL 01,03 CEVEDO HOENBERG	CED/ IALVORSON opted

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99-06-17 H Sent to the Governor
99-08-13 H Governor vetoed
         H Placed Calendar Total Veto
99-11-12 H Mtn filed overrde Gov veto #1/STROGER
         H Placed Calendar Total Veto
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99-11-18 H Total Veto Stands.

HB-1960 BELLOCK - HULTGREN - JOHNSON, TOM - PANKAU - MEYER.

70 ILCS 805/6

from Ch. 96 1/2, par. 6309

Amends the Downstate Forest Preserve District Act. Provides that a forest preserve district may acquire property that is continguous to the district by gift, legacy, grant, or lease by the State of Illinois (now the district may acquire that property by gift, legacy, or grant). Effective immediately.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-22 H Added As A Joint Sponsor HULTGREN
         H Added As A Joint Sponsor JOHNSON, TOM
         H Added As A Joint Sponsor PANKAU
         H Added As A Joint Sponsor MEYER
99-02-24 H
                                      Assigned to Local Government
99-03-04 H
                                      Do Pass/Short Debate Cal 008-001-000
         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 Chief Sponsor DILLARD
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Local Government
99-04-14 S
                                      Held in Committee
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
99-05-06 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
              Effective Date 99-07-30
         Η
              PUBLIC ACT 91-0384
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FEIGENHOLTZ - LANG - MCKEON. HB-1961

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Appropriates \$20,000,000 from the General Revenue Fund to the Department of Public Health for a grant to the Aids Drug Assistance Program. Effective July 1, 1999.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-22 H Added As A Joint Sponsor LANG
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-02 H Joint Sponsor Changed to MCKEON
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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STEPHENS - BRUNSVOLD - OSMOND. HB-1962

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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
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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, game or game birds purchased at a "game breeding and hunting preserve area" or an "exotic game hunting area" as those terms are used in the Wildlife Code or at a hunting enclosure approved through rules adopted by the Department of Natural Resources. Excepts the provisions from the sunset requirements. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Revenue
        H Primary Sponsor Changed To GRANBERG
        H Added As A Joint Sponsor BRUNSVOLD
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99-03-04 H
                                              Do Pass/Short Debate Cal 009-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-16 H Primary Sponsor Changed To STEPHENS
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Added As A Joint Sponsor OSMOND
      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 MADIGAN,R
                S First reading
                                              Referred to Sen Rules Comm
      99-04-14 S
                                              Assigned to Revenue
      99-04-22 S
                                              Recommended do pass 010-000-000
                S Placed Calndr, Second Rdg
      99-04-26 S Second Reading
                S Placed Calndr,3rd Reading
      99-05-06 S Added as Chief Co-sponsor DEMUZIO
                S Third Reading - Passed 057-000-000
                H Passed both Houses
      99-06-04 H Sent to the Governor
      99-07-29 H Governor vetoed
                H Placed Calendar Total Veto
      99-11-18 H Total Veto Stands.
HB-1963
             BRUNSVOLD.
  105 ILCS 5/10-21.9a new
  105 ILCS 5/34-18.5a new
  Amends the School Code to require school boards to submit to the State Board of Ed-
ucation, before the start of each school year, a list of all of the school district's noncerti-
fied employees and a description of each employee's job responsibilities.
      FISCAL NOTE (State Board of Education)
      Based on 1995-96 data, cost to school dists. could be upwards
      of $500,000 annually, plus additional costs to maintain the
      data base, processing, printing and mailing, and programming.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-02-18 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Elementary & Secondary
                                                Education
                                              Do Pass/Short Debate Cal 023-000-000
      99-03-03 H
                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
      99-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-002-000
      99-03-24 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-27 S Chief Sponsor LIGHTFORD
      99-04-28 S First reading
                                              Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-1964
             CROSS - WINTERS - TURNER, JOHN - DART - SCOTT.
   55 ILCS 5/4-11001
                                     from Ch. 34, par. 4-11001
  705 ILCS 105/27.1
                                     from Ch. 25, par. 27.1
                                     from Ch. 25, par. 27.1a
  705 ILCS 105/27.1a
  705 ILCS 105/27.2
                                     from Ch. 25, par. 27.2
  705 ILCS 105/27.2a
                                     from Ch. 25, par. 27.2a
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705 ILCS 315/2 new
Amends the Clerks of Courts Act. Increases the fees for jury demands and services of a jury by \$12.50. Amends the Counties Code to eliminate the cap on the reimbursement of jurors by the county board. Amends the Jury Secrecy Act. Provides that a judge may prohibit the release of the name of a juror if the judge finds that a reasonable threat of harm to the juror would result if his or her name were released.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading

Referred to Hse Rules Comm

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99-02-24 H
                                             Assigned to Judiciary I - Civil Law
               H Added As A Joint Sponsor WINTERS
      99-03-03 H
                                             Do Pass/Short Debate Cal 007-000-002
               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 3rd Rdg-Shrt Dbt-Pass/Vote 101-013-001
               H Joint Sponsor Changed to TURNER, JOHN
               H Joint Sponsor Changed to DART
               H Joint Sponsor Changed to SCOTT
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-18 S Chief Sponsor BERMAN
               S First reading
                                             Referred to Sen Rules Comm
      99-04-15 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
      99-05-06 S Third Reading - Passed 043-009-004
               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 91-0321
               H
HB-1965
             CROSS - DART.
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725 ILCS 210/3

from Ch. 14, par. 203

Amends the State's Attorneys Appellate Prosecutor's Act. Provides that, beginning with elections of members of the board of governors in June 1999, members shall serve for 2-year (now, one-year) terms. Requires that vacancies on the board be filled within 90 (now, 30) days. Effective immediately.

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99-02-18 H First reading
         H Added As A Joint Sponsor DART
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary I - Civil Law
99-03-03 H
                                       Do Pass/Short Debate Cal 008-000-000
         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
         S Chief Sponsor PETKA
         S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-1966 CROSS - DART.

55 ILCS 5/4-2001

from Ch. 34, par. 4-2001

Amends the Counties Code. Provides that effective December 1, 2000, no State's Attorney may engage in the private practice of law. Provides that also effective December 1, 2000, the salary of all State's Attorneys in counties with fewer than 30,000 inhabitants shall be the same as that set to take effect January 1, 1999 for States Attorneys in counties with 20,000 or more but fewer than 30,000 inhabitants.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
         H Added As A Joint Sponsor DART
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary I - Civil Law
99-03-03 H
                                       Do Pass/Short Debate Cal 008-000-000
         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
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99-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 065-047-001
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETKA
                                       Referred to Sen Rules Comm
         S First reading
99-04-28 S
                                       Assigned to Executive
99-05-06 S
                                      Recommended do pass 009-002-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 044-013-001
         H Passed both Houses
99-06-11 H Sent to the Governor
99-08-06 H Governor approved
         Н
              Effective Date 99-08-06
         Н
              PUBLIC ACT 91-0440
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HB-1967 SMITH,MICHAEL – LINDNER – POE, O'BRIEN, BLACK, REITZ, NO-VAK, CURRY,JULIE AND BOST.

20 ILCS 3605/12.6 new

Amends the Illinois Farm Development Act. Creates the Enhanced Value-Added Agriculture Production Guarantee Program. Provides for State Guarantees for loans to finance or refinance debts for specialized agribusinesses that engage in the process of adding value to agricultural products. Sets the requirements for using the program. Requires the Illinois Farm Development Authority to provide or renew State Guarantees if certain conditions are met. Provides that the Illinois Farmer and Agribusiness Loan Guarantee Fund may be used to secure the State Guarantees. Effective immediately.

FISCAL NOTE (Farm Development Authority)

There will be no fiscal impact, but there may be some fiscal

impact with regard to an appropriation of a Loss Reserve Fund.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Agriculture & Conservation
    99-03-02 H Added As A Joint Sponsor LINDNER
             Н
                                          Fiscal Note Filed
             Η
                                          Committee Agriculture & Conservation
    99-03-03 H
                                          Do Pass/Short Debate Cal 017-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-05 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 Pld Cal 3rd Rdg-Shrt Dbt
    99-03-18 H Joint Sponsor Changed to POE
             H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor NOVAK
             H Added As A Co-sponsor CURRY, JULIE
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             H Added As A Co-sponsor BOST
    99-03-25 S Chief Sponsor BOWLES
             S Added as Chief Co-sponsor WALSH,L
             S First reading
                                          Referred to Sen Rules Comm
    99-04-12 S Added as Chief Co-sponsor BOMKE
    00-01-12 S
                                          Assigned to Agriculture & Conservation
    00-03-07 S Sponsor Removed BOWLES
             S Alt Chief Sponsor Changed NOLAND
             S Chief Co-sponsor Changed to BOWLES
             S Added as Chief Co-sponsor SIEBEN
    00-03-08 S
                                          Postponed
                                          Committee Agriculture & Conservation
             S
    00-04-01 S
                                          Refer to Rules/Rul 3-9(a)
    01-01-09 H Session Sine Die
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HB-1968 **2072**

HB-1968 SMITH,MICHAEL – BLACK – REITZ – FOWLER – O'BRIEN, WAIT, MOFFITT, CURRY,JULIE, NOVAK, BOST, MYERS,RICHARD, MITCHELL,BILL, LAWFER, WIRSING, JONES,JOHN, WINTERS, MITCHELL,JERRY, RIGHTER AND BOLAND.

20 ILCS 3605/11

from Ch. 5, par. 1211

Amends the Illinois Farm Development Act. Increases to \$350,000,000 (now, \$300,000,000) the aggregate principal amount of bonds that the Illinois Farm Development Authority may issue. Effective immediately.

FISCAL NOTE (Farm Development Authority)

In its original form, this bill will have no fiscal impact; but, if amended to expand the guarantee umbrella for loans, the fiscal impact to the State in the short run will be zero and over time would be estimated at less than 3% of the total of loans approved.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Farm Development Act. Deletes the increase in the aggregate principal amount of bonds that the Illinois Farm Development Authority may issue. Increases to \$75,000,000 (now, \$50,000,000) the aggregate principal amount of State Guarantees for the purposes of loans to farmers and agribusiness, the Young Farmer Loan Guarantee Program, and the Specialized Livestock Guarantee Program that the Authority may have outstanding at any one time.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Agriculture & Conservation 99-03-02 H Fiscal Note Filed Н Committee Agriculture & Conservation Do Pass/Short Debate Cal 017-000-000 99-03-03 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 99-03-18 H Added As A Joint Sponsor BLACK H Added As A Co-sponsor WAIT H Added As A Co-sponsor MOFFITT H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor NOVAK 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000 99-03-22 S Arrive Senate S Placed Calndr First Rdg H Added As A Co-sponsor BOST 99-03-23 S Chief Sponsor LUECHTEFELD Referred to Sen Rules Comm S First reading 99-04-14 S Assigned to Agriculture & Conservation 99-04-21 S Postponed 99-04-28 S Postponed 99-05-05 S Amendment No.01 AGRICULTURE S Adopted Recmided do pass as amend 008-000-000 S Placed Calndr, Second Rdg 99-05-07 S Second Reading S Placed Calndr, 3rd Reading 99-05-11 S Third Reading - Passed 057-000-001 99-05-12 H Arrive House H Place Cal Order Concurrence 01 99-05-14 H Added As A Co-sponsor MYERS,RICHARD H Added As A Co-sponsor MITCHELL, BILL H Added As A Co-sponsor LAWFER H Added As A Co-sponsor WIRSING H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor WINTERS H Added As A Co-sponsor MITCHELL, JERRY H Added As A Co-sponsor RIGHTER H Added As A Co-sponsor BOLAND 99-05-21 H Motion Filed Concur Motion referred to HRUL

H Calendar Order of Concurren 01

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99-05-25 H Rules refers to HAGC
H Be apprvd for consideratn 1/HAGC/013-000-000
H Added As A Joint Sponsor REITZ
H Added As A Joint Sponsor FOWLER
H Added As A Joint Sponsor O'BRIEN
H H Concurs in S Amend 01/113-001-000
H Passed both Houses

99-08-23 H Sent to the Governor

99-08-19 H Governor approved
H Effective Date 99-08-19
H PUBLIC ACT 91-0611
```

HB-1969 JONES, JOHN - HARTKE - BOST, REITZ, FOWLER AND O'BRIEN.

225 ILCS 725/1.2

from Ch. 96 1/2, par. 5403

Amends the Illinois Oil and Gas Act. Adds one member to the Oil and Gas Board. The new member shall be appointed by the director upon consultation with the Illinois Farm Bureau and must be active in production agriculture. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-18 H First reading
         H Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor BOST
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Agriculture & Conservation
99-03-03 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor O'BRIEN
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 117-000-000
99-03-11 S Arrive Senate
         S Chief Sponsor LUECHTEFELD
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-03-19 S Added as Chief Co-sponsor O'DANIEL
99-04-14 S
                                      Assigned to Agriculture & Conservation
99-04-21 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-22 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 055-002-000
         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 91-0081
```

HB-1970 STEPHENS - GRANBERG - RIGHTER AND HANNIG.

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.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading
H Added As A Joint Sponsor GRANBERG
H Added As A Joint Sponsor RIGHTER
H Referred to Hse Rules Comm

99-02-24 H Assigned to Environment & Energy

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-1971 SHARP - FLOWERS - HARRIS AND O'BRIEN.

```
New Act
30 ILCS 105/5.449 new
815 ILCS 705/40 from Ch. 121 1/2, par. 1740
```

Creates the Minority and Female Franchise Equity Investment Act. Authorizes the Attorney General to administer a program of financial assistance to enable minority and female owned businesses to purchase franchises. Amends the Franchise Disclosure Act of 1987 to increase certain franchise fees. Amends the State Finance Act to create the necessary special fund within the State treasury.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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```
99-02-18 H First reading
H Added As A Joint Sponsor HARRIS
H Referred to Hse Rules Comm

99-02-24 H Assigned to Constitutional Officers

99-03-04 H Primary Sponsor Changed To SHARP
H Joint Sponsor Changed to FLOWERS

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-1972 RIGHTER AND REITZ.

```
20 ILCS 862/20
20 ILCS 862/45
625 ILCS 5/3-821
```

from Ch. 95 1/2, par. 3-821

Amends the Recreational Trails of Illinois Act to change the composition of the State Off-Highway Vehicle Trails Advisory Board and to provide that an owner of a production agriculture and non-titled all-terrain vehicle or an off-highway motorcycle can purchase a public access sticker to operate the vehicle on public off-highway trails. Provides that the Department of Natural Resources can enter into reciprocal agreements with other states that have similar off-highway access sticker programs to allow non-Illinois residents to operate their all-terrain vehicles on public off-highway trails in Illinois. Allows the Department of Natural Resources to license vendors to sell public access stickers. Amends the Illinois Vehicle Code to exempt all-terrain vehicles and off-highway motorcycles that a dealer receives in trade from the registration and title fee.

SENATE AMENDMENT NO. 1.

Further amends the Recreational Trails of Illinois Act to provide that the fees charged by vendors to issue off-highway vehicle public access stickers may be set by administrative rule (instead of any reasonable fee charged by the vendor). Removes the provision allowing the Department of Natural Resources to rescind any or all provisions of the law concerned with public access stickers.

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SENATE AMENDMENT NO. 2.
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```
Adds reference to: 625 ILCS 5/3-102
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from Ch. 95 1/2, par. 3-102

Further amends the Illinois Vehicle Code to provide that no certificate of title needs to be obtained for a vehicle owned by a manufacturer or dealer and held for sale, even though incidentally moved on the highway or used for purposes of testing or demonstration, provided a dealer reassignment area is still available on the manufacturer's certificate of origin or the Illinois title. Deletes exemption of all-terrain vehicles and off-highway motorcycles that a dealer receives in trade from the registration and title fees.

```
NOTE(S) THAT MAY APPLY: Fiscal
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```
99-02-18 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Agriculture & Conservation
99-03-03 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
99-03-12 H Added As A Co-sponsor REITZ
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor NOLAND
         S First reading
                                       Referred to Sen Rules Comm
99-03-30 S Added as Chief Co-sponsor SIEBEN
99-04-20 S
                                       Assigned to Transportation
```

99-04-28	S S	Amendment No.01	TRANSPORTN S Recmnded do pass a	Adopted 010-000-000
		Placed Calndr, Second Rdg		
99-04-29		Second Reading		
.,		Placed Calndr,3rd Reading		
99-05-04		Filed with Secretary	*	
	S	Amendment No.02	NOLAND	
	S	Amendment referred to	SRUL	
	S	Amendment No.02	NOLAND	
	S	Rules refers to	STRN	
99-05-05	S	Amendment No.02	NOLAND	
	S		Be adopted	
99-05-06	S	Recalled to Second Reading		
	S	Amendment No.02	NOLAND	Adopted
		Placed Calndr,3rd Reading		
		Third Reading - Passed 058-0	000-000	
99-05-12		Arrive House		
		Place Cal Order Concurrence	01,02	
99-05-14		Motion Filed Concur		
	Н	Motion referred to	HRUL	
		Calendar Order of Concurren	•	
99-05-17		Be apprvd for consideratn 01		
		H Concurs in S Amend 01,02	/114-001-000	
		Passed both Houses		
,,		Sent to the Governor		
99-08-06		Governor approved		
	H	Effective Date 00-01-01		
	Н	PUBLIC ACT 91-0441		

HB-1973 HULTGREN.

735 ILCS 5/8-804 new

Amends the Code of Civil Procedure. Provides that a unit of State or local government or a school district or community college district may not be required to disclose in discovery any intragovernmental documents reflecting advisory opinions, recommendations, and deliberations comprising part of a process by which governmental decisions and policies for the unit of government or district are formulated. Provides that a unit of State or local government or a school district or community college district must nevertheless disclose in discovery a document otherwise privileged if the party requesting production of the document establishes a particularized need for the document. Effective immediately.

99-02-18 H First reading
99-02-24 H
99-03-05 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Re-Refer Rules/Rul 19(a)

HB-1974 HARRIS – SCULLY – MADIGAN,MJ – KENNER – HOWARD, FLOWERS, JONES,LOU, BURKE, DELGADO, SHARP, DAVIS,MONIQUE AND GILES.

New Act

```
Creates the Living Wage Act. Contains only a short title provision.
    FISCAL NOTE, H-AM 1 (Department of Labor)
    Total fiscal impact on the Department would be $131,500.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    The bill would not increase the number of judges needed in the
    State.
    STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)
    This legislation would not affect the bonding authorization of
    the State, and therefore has no direct impact on the level of
    State indebtedness.
    99-02-18 H First reading
                                            Referred to Hse Rules Comm
    99-02-24 H
                                            Assigned to Executive
              H Added As A Joint Sponsor SCULLY
    99-03-02 H Joint Sponsor Changed to MADIGAN, MJ
    99-03-04 H Joint Sponsor Changed to KENNER
    99-03-05 H
                                            Do Pass/Short Debate Cal 015-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
```

```
99-03-09 H Primary Sponsor Changed To HARRIS
99-03-10 H Joint Sponsor Changed to HOWARD
        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
        H Added As A Co-sponsor DAVIS, MONIQUE
99-03-12 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H
               Amendment No.01
                                    HARRIS
        H
               Amendment referred to HRUL
                                    Fiscal Note Filed as amnded
        H Held 2nd Rdg-Short Debate
99-03-18 H
               Amendment No.02
                                    HARRIS
                Amendment referred to HRUL
        Η
                Amendment No.01
                                    HARRIS
        Н
               Rules refers to
                                     HLBC
        H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                    HARRIS
        H Recommends be Adopted HLBC/009-003-000
                                    St Mndt Fis Note Rea Amnd
        H
                                    Judicial Note Riled as amnd
        H Held 2nd Rdg-Short Debate
        H Added As A Co-sponsor GILES
99-03-22 H
                                    St Debt Note Fld as amended BY HOUSE
                                      AMEND #1
        Н
                                    Judicial Note Req as amend BY HOUSE
                                      AMEND #1
        H Held 2nd Rdg-Short Debate
99-03-23 H
               Amendment No.02
                                    HARRIS
        H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      ACEVEDO - LANG - HOFFMAN.
```

HB-1975

215 ILCS 5/456

from Ch. 73, par. 1065.3

Amends the Illinois Insurance Code. Provides that with respect to employers correctly classified within the construction industry, the amount charged to the insured for workers' compensation and employers' liability insurance shall be based upon hours worked by employees in specific job categories or classifications, not the wages or salaries paid to the employees.

```
99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Labor & Commerce
                                      Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC
99-03-05 H
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-10 H Added As A Joint Sponsor HOFFMAN
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 Primary Sponsor Changed To ACEVEDO
         H Added As A Joint Sponsor LANG
         Η
                                        3d Reading Consideration PP
                                        Calendar Consideration PP
         Η
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      GILES.
```

HB-1976

New Act 65 ILCS 5/8-3-19 65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a 65 ILCS 5/8-11-6b

Creates a short title Section for the Home Rule Integrity Act. Amends the Illinois Municipal Code to make technical changes in home rule Sections of the Finance Article.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
Held 2nd Rdg-Short Debate
Held 2nd Rdg-Short Debate
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HR-1977 MCKEON.

820 ILCS 405/237

from Ch. 48, par. 347

Amends the Unemployment Insurance Act. Provides that certain wages "shall not be included in the base period". Makes changes in the definition of "base period" for certain employees. Makes other changes in provisions concerning the definition of "base period".

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
820 ILCS 405/237
Adds reference to:
820 ILCS 405/201 from Ch. 48, par. 311
```

Replaces everything. Makes a technical change in the Unemployment Insurance Act.

```
99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Labor & Commerce
99-03-05 H
                Amendment No.01
                                     LABOR-CMRC H
                                                              Adopted
                                     Do Pass Amd/Stndrd Dbt/Vote 009-008-000
         Η
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-12 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1978 GILES – DAVIS, MONIQUE – SCOTT – TURNER, ART – HARRIS.

```
35 ILCS 200/21-105
35 ILCS 200/21-310
65 ILCS 5/11-31-1
```

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

Amends the Property Tax Code and the Illinois Municipal Code. Provides that when a municipality acquires abandoned property, the rights of a holder of a certificate of purchase are limited to a sale in error. Provides that a municipality shall not proceed with demolition of a building if any person with a legal or equitable interest in the property has sought a court hearing.

SENATE AMENDMENT NO. I.

```
Deletes reference to:
35 ILCS 200/21-105
35 ILCS 200/21-310
Adds reference to:
55 ILCS 5/5-1121
```

Deletes everything. Amends the Counties Code and the Illinois Municipal Code. Provides that the cost to a county or municipality for the demolition, repair, or enclosure of an unsafe building is a lien on all real estate of the owner or owners of the unsafe building (now, the cost is a lien on the real estate on which the unsafe building is located).

```
99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 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
         H Added As A Joint Sponsor DAVIS, MONIQUE
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 BERMAN
         S First reading
                                       Referred to Sen Rules Comm
99-04-15 S
                                       Assigned to Revenue
```

00 04 20	C		T	
99-04-29		DI IGLIO IDI	Recommended do pass 009-	-000-000
00 05 04		Placed Calndr, Second Rdg		
99-05-04		Second Reading		
		Placed Calndr,3rd Reading		
99-05-07		Filed with Secretary		
	S	Amendment No.01		
	S	Amendment referred to		
99-05-12	S	Amendment No.01		
	S	Rules refers to	SREV	
	S		BERMAN	
	S	Be apprvd for consideratn SR	EV/009-000-000	
		Recalled to Second Reading		
		Amendment No.01	BERMAN	Adopted
		Placed Calndr,3rd Reading		
99-05-13	S	Third Reading - Passed 057-0	000-000	
		Arrive House		
		Place Cal Order Concurrence	01	
99-05-17	Н	Motion Filed Concur		
	Н	Motion referred to	HRUL	
		Calendar Order of Concurren		
99-05-18	Н	Primary Sponsor Changed To	GILES	
99-05-19		114100 101010 10	HJUA/01	
	Η	Calendar Order of Concurren	01	
	Н	Added As A Joint Sponsor SC	COTT	
99-05-20	H	Be apprvd for consideratn 1/F	JUA/010-000-000	
	Η	Calendar Order of Concurren	01	
	Η	Added As A Joint Sponsor TU	JRNER,ART	
		Added As A Joint Sponsor H.		
		H Concurs in S Amend 01/11	4-000-000	
		Passed both Houses		
		Sent to the Governor		
99-08-14	Η	Governor approved		
	Н			
	Н	PUBLIC ACT 91-0561		

HB-1979 TURNER, ART.

35 ILCS 200/12-55

Amends the Property Tax Code. Makes a technical change in the Section concerning notice requirements for assessment increases in counties with 3,000,000 or more inhabitants.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1980 FRITCHEY - MATHIAS - GASH - STROGER - GARRETT AND ERWIN.

720 ILCS 675/1 from Ch. 23, par. 2357

Amends the Sale of Tobacco to Minors Act. Prohibits a person from selling, buying, distributing samples of, or furnishing tobacco products to a person 27 years of age or younger without demanding adequate written evidence of age and identity of the person by presentation of a document issued by a federal, State, county, or municipal government containing positive proof of the person's age and identity. Effective immediately.

```
99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Children & Youth
99-03-03 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 MATHIAS
         H Added As A Joint Sponsor GASH
         H Added As A Joint Sponsor STROGER
         H Added As A Joint Sponsor GARRETT
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-005-001
        H Added As A Co-sponsor ERWIN
99-03-22 S Arrive Senate
```

S Placed Calndr First Rdg

```
99-04-15 S Chief Sponsor LIGHTFORD
      99-04-20 S First reading
                                             Referred to Sen Rules Comm
               S Added as Chief Co-sponsor LINK
                                             Assigned to Executive
      99-04-29 S
                                             To Subcommittee
                                             Committee Executive
      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-1981
             PUGH.
   65 ILCS 5/8-11-6
                                    from Ch. 24, par. 8-11-6
  Amends the Home Rule Municipal Use Tax Act in the Illinois Municipal Code.
Mandates that the Department of Revenue collect a tax imposed on nonretail purchases
of motor vehicles titled or registered in the municipality. Provides that the tax shall be
collected when the application for title or registration is made.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Fails to meet the definition of a State mandate.
      FISCAL NOTE (Department of Revenue)
      An additional $6 to $8 million in tax receipts would be real-
      ized; extensive system development would be required.
      HOME RULE NOTE (Dept. of Commerce and Community Affairs)
      Does not impose additional requirements on home rule munici-
      palities; current law pre-empts home authority relating to
      the Home Rule Municipal Use Tax in the Municipal Code.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Revenue
      99-03-04 H
                                             Do Pass/Stndrd Dbt/Vote 005-003-000
                                               HREV
               H Plcd Cal 2nd Rdg Stndrd Dbt
      99-03-05 H
                                             Fiscal Note Requested MOORE, ANDREA
               Η
                                             St Mandate Fis Nte Reg MOORE, ANDREA
               Н
                                             Home Rule Note Requested
                                               MOORE, ANDREA
               H Cal 2nd Rdg Stndrd Dbt
      99-03-11 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
      99-03-17 H
                                             Fiscal Note Filed
                                             Home Rule Note Filed
               H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-23 H Pld Cal 3rd Rdg-Stndrd Dbt
      99-03-24 H 3rd Rdg-Stnd Dbt-Lost/Vote 025-087-000
```

HB-1982 KENNER - GRANBERG.

705 ILCS 405/5-710

Amends the Juvenile Court Act of 1987. Provides that if a minor under 14 commits criminal defacement of property, the court must order at least 30 hours of community service, preferably in the minor's neighborhood. Parents, guardians, and legal custodians who did not use due diligence in supervising the minor must share in the community service. Effective immediately.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-23 H Added As A Joint Sponsor GRANBERG
99-02-24 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-1983 GILES - GRANBERG - FRITCHEY, JONES, LOU AND ERWIN.

```
65 ILCS 5/11-20-13 from Ch. 24, par. 11-20-13
```

Amends the Illinois Municipal Code. Provides that a municipality may remove garbage, debris, or graffiti from private property if the owner has failed to do so after 10 days' written notice to the owner and lienholders of record. Provides that a lien for re-

moval of garbage or debris from private property is superior to prior existing liens on that property if a notice of lien is properly recorded within 60 days after the municipality incurred the expense of removal. Eliminates the provision stating that the municipality's lien is not valid against a mortgagor or other creditor whose rights arose prior to the date the notice of lien was filed. Effective immediately.

```
99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-23 H Added As A Joint Sponsor GRANBERG
                                      Assigned to Local Government
99-03-01 H Joint Sponsor Changed to FRITCHEY
99-03-04 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
99-03-10 H Added As A Co-sponsor JONES, LOU
99-03-18 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
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-1984 MADIGAN,MJ – HANNIG – SCHOENBERG – BIGGINS AND JOHN-SON,TIM.

Makes appropriations to the Office of the Secretary of State for ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases various line items for ordinary and contingent expenses. Reduces the line item for contractual services from the Road Fund and reduces the appropriation for Y2K computer compliance. Adds an appropriation for work at various Secretary of State facilities.

```
99-02-18 H First reading
         H Added As A Joint Sponsor HANNIG
         H Added As A Joint Sponsor SCHOENBERG
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         H
                                     Committee Approp-Gen Srvc & Govt
99-03-10 H Added As A Co-sponsor JOHNSON, TIM
         Η
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
         Н
                                                               007-006-000
         Η
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         H Pled 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-1985 BOLAND - MCKEON.

```
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 regarding grant entitlement, beginning with the 2000 grant year, from \$16,000 to \$18,000. Provides that the maximum grant for claimants with an income of more than \$14,000 but less than \$18,000 is \$70.

```
NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-02 H Added As A Joint Sponsor MCKEON
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

2081 HB-1986

HB-1986 LANG.

Appropriates \$2,000,000 to the Department of Human Services for Roosevelt University's Learning for Earning program. Effective July 1, 1999.

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Appropriations-Human Services 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1987 PUGH - SHARP - GILES AND MORROW.

35 ILCS 200/1-130

Amends the Property Tax Code. Provides that "property" does not include low income housing federal tax credits. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

35 ILCS 200/Art. 10, Div. 11 heading new

35 ILCS 200/10-235 new

Further amends the Property Tax Code. Provides that in determining the fair cash value of property receiving benefits from the federal Low-Income Housing Tax Credit, emphasis shall be given to the income approach, where appropriate.

SENATE AMENDMENT NO. 1.

Provides that rather than giving emphasis to the income approach "where appropriate", emphasis shall be given to the income approach except in those circumstances where another method is clearly more appropriate.

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

```
99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Revenue
99-03-04 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor SHARP
99-03-22 H Rolld 2nd Rdg-Short Debate
                Amendment No.01
                                      PUGH
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                      PUGH
         H Recommends be Adopted HRUL
                                      PUGH
         Η
                Amendment No.01
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor MORROW
         H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-001
         H Added As A Joint Sponsor SHARP
         H Added As A Joint Sponsor GILES
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CLAYBORNE
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Revenue
99-04-21 S Added as Chief Co-sponsor WEAVER,S
99-04-29 S
                                      Postponed
99-05-06 S
                 Amendment No.01
                                      REVENUE
                                                    S
                                                               Adopted
                                      Recmnded do pass as amend 009-000-001
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 047-008-003
99-05-12 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 01/117-000-001
         H Passed both Houses
99-06-14 H Sent to the Governor
```

99-08-13 H Governor approved

H Effective Date 99-08-13

H PUBLIC ACT 91-0502

HB-1988 NOVAK - O'BRIEN.

35 ILCS 5/304

from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act concerning business income of persons other than residents. Makes a technical change.

99-02-18 H First reading

H Added As A Joint Sponsor O'BRIEN

H Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-1989 FEIGENHOLTZ.

305 ILCS 5/14-8

from Ch. 23, par. 14-8

Amends the "Hospital Services Trust Fund" Article of the Illinois Public Aid Code. Provides that for hospital services provided after June 30, 1999, the Illinois Department of Public Aid shall by rule establish criteria for and develop methodologies for adjustment payments to hospitals participating under that Article. Requires that those rules take into account the cost of medical education. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-1990 KLINGLER AND O'BRIEN.

210 ILCS 85/9.2 new

Amends the Hospital Licensing Act. Establishes the Hospital Inspection Consolidation and Improvement Task Force to determine the feasibility of consolidating the hospital inspection efforts of various entities. Effective immediately.

99-02-18 H First reading Referred to Hsc Rules Comm
99-02-24 H Assigned to Registration & Regulation

99-02-25 H Re-assigned to Consumer Protect'n &

Product Regul

99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-10 H Added As A Co-sponsor O'BRIEN

01-01-09 H Session Sine Die

HB-1991 KENNER - SAVIANO - STROGER - SCOTT.

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.

99-02-18 H First reading

Referred to Hse Rules Comm

99-02-24 H Assigned to State Government

Administration
Do Pass/Short Debate Cal 009-000-000

99-03-04 H

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-10 H Added As A Joint Sponsor SAVIANO

99-03-11 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Joint Sponsor Changed to STROGER H Joint Sponsor Changed to SCOTT

99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

99-03-16 S Arrive Senate

S Chief Sponsor OBAMA

S Placed Calndr First Rdg

S First reading Referred to Sen Rules Comm

00-02-02 S Added as Chief Co-sponsor WATSON

S Added as Chief Co-sponsor CLAYBORNE

S Added as Chief Co-sponsor JACOBS

S Added As A Co-sponsor BOWLES

00-02-10 S Added As A Co-sponsor LUECHTEFELD ;

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00-02-23 S
                                            Assigned to Revenue
                S Added As A Co-sponsor NOLAND
      00-03-07 S Added As A Co-sponsor WATSON
      00-03-24 S
                                            Postponed
      00-03-28 S Added As A Co-sponsor SIEBEN
      00-03-30 S
                                            Postponed
                                            Committee Revenue
                S
                  Added as Chief Co-sponsor HAWKINSON
      00-04-01 S
                                            Refer to Rules/Rul 3-9(a)
      00-11-14 S
                                            Assigned to Revenue
      00-11-29
                                            Recommended do pass 007-000-000
                S Placed Calndr, Second Rdg
                S
                  Second Reading
                S Placed Calndr, 3rd Reading
      00-11-30 S
                                            3/5 vote required
               S Third Reading - Passed 051-003-001
               H Passed both Houses
      00-12-11 H Sent to the Governor
      01-01-11 H Governor approved
               Н
                    Effective Date 01-01-11
                    PUBLIC ACT 91-0937
HB-1992
             KENNER - KOSEL - TURNER, ART.
   30 ILCS 105/1.1
                                   from Ch. 127, par. 137.1
  Amends the State Finance Act by making technical changes to the short title Section.
  SENATE AMENDMENT NO. 1.
  Adds an immediate effective date.
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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 SULLIVAN
      00-03-07 S First reading
                                            Referred to Sen Rules Comm
      00-03-22 S
                                            Assigned to Public Health & Welfare
      00-03-24 S Added as Chief Co-sponsor WEAVER,S
      00-03-28 S
                                            Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
                 Second Reading
      00-04-05 S
               S
                 Placed Calndr, 3rd Reading
                 Filed with Secretary
               S
                      Amendment No.01
                                            SULLIVAN
               S
                      Amendment referred to SRUL
      00-04-06 S
                      Amendment No.01
                                            SULLIVAN
               S Be apprvd for consideratn SRUL
               S Recalled to Second Reading
                      Amendment No.01
                                           SULLIVAN
                                                                     Adopted
               S Placed Calndr,3rd Reading
               S Third Reading - Passed 058-000-000
      00-04-07 H Arrive House
               H Place Cal Order Concurrence 01
      00-04-10 H Motion Filed Non-Concur 01/KENNER
               H Calendar Order of Concurren 01
               H Added As A Joint Sponsor KOSEL
     00-04-11 S Added as Chief Co-sponsor PARKER
               H Added As A Joint Sponsor TURNER, ART
               S Added As A Co-sponsor MUNOZ
               S Added As A Co-sponsor MITCHELL
     00-04-14 H
                                           FINAL PASSAGE
               Η
                                           DEADLINE EXTENDED
               Н
                                            UNTIL - 04/16/00
               H Calendar Order of Concurren 01
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00-04-15 H H Noncners in S Amend 01
        Н
                                     Motion to Reconsider Vote
        Н
                                    NONCONCURRED WITH
        Η
                                    SA #1 - BLACK
                                    Mtn Reconsider Vote Prevail
        H Place Cal Order Concurrence 01
        Η
                                    FINAL PASSAGE
        Н
                                    DEADLINE EXTENDED
        Η
                                    UNTIL - 12/1/00
        H Calendar Order of Concurren 01
00-12-01 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-1993 KENNER.

625 ILCS 5/2-102

from Ch. 95 1/2, par. 2-102

Amends the Illinois Vehicle Code provisions concerning the administration of the Code to make stylistic changes.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned 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-1994 CROSS.

40 ILCS 5/7-199.4 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to require the Fund to compensate certain large employers for services relating to the Fund that are provided by the employer's employees. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
HB 1994 would not increase the accrued liability or annual
costs of any IMRF employers. The annual administrative expenses
of IMRF may increase slightly.
NOTE(S) THAT MAY APPLY: Fiscal; Pension
```

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-1995 CROSS.

40 ILCS 5/7-145.1 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In the provisions setting forth an optional plan of additional benefits and contributions for elected county officers (ECO) and their survivors, changes the method of determining the salary upon which the benefits are based. Amends the State Mandates Act to exempt the State from reimbursement. Effective immediately.

```
The fiscal impact of HB 1995 cannot be determined, as the effect the bill will have upon the salary used to calculate the ECO annuity amount is unknown.

99-02-18 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Personnel & Pensions

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-15 H Pension Note Filed

Committee Rules
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PENSION NOTE (Pension Laws Commission)

HB-1996 BRADLEY.

720 ILCS 5/33-3.1 new

01-01-09 H Session Sine Die

Amends the Criminal Code of 1961. Provides that it is a Class 3 felony for a prime contractor, prime contractor employee, subcontractor, or subcontractor employee under

2085 HB-1996—Cont.

a public contract to: (1) intentionally or recklessly fail to perform any mandatory duty as required by law; (2) knowingly perform an act that he or she knows he or she is forbidden by law to perform; (3) perform an act in excess of his or her lawful authority with the intent to obtain a personal advantage for himself, herself, or another; or (4) solicit or knowingly accept for the performance of an act a fee or reward that he or she knows is not authorized by law.

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CORRECTIONAL NOTE (Department of Corrections)
      Corrections population and fiscal impacts would be minimal.
      FISCAL NOTE (Department of Central Management Services)
      There will not be a significant fiscal impact.
  NOTE(S) THAT MAY APPLY: Correctional
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Judiciary II - Criminal Law
      99-03-04 H
                                             Correctional Note Filed
                                             Committee 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
                                             Fiscal Note Filed
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-10 H 3rd Rdg-Shrt Dbt-Lost/Vote 031-078-006
                                             Motion to Reconsider Vote
                H
                Н
                                             FAILED - GIGLIO
                                             Mtn Reconsider Vote Prevail
                Н
                H Pld Cal 3rd Rdg-Shrt Dbt
                H Relld 2nd Rdg-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-1997
             BRADLEY.
  415 ILCS 5/14.5
                                    from Ch. 111 1/2, par. 1014.5
  Amends the Environmental Protection Act. Adds a caption and makes technical
changes in a Section concerning groundwater protection.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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-1998
             RONEN - CURRIE.
  225 ILCS 10/2
                                    from Ch. 23, par. 2212
  Amends the Child Care Act of 1969. Adds a caption to the definitions Section.
      99-02-18 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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 Added As A Joint Sponsor CURRIE
                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-1999 DAVIS,MONIQUE.

820 ILCS 405/205 from Ch. 48, par. 315

Amends the Unemployment Insurance Act. Makes a stylistic change in a provision concerning the definition of "employer".

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2000 **2086**

HB-2000 FLOWERS.

225 ILCS 60/1

from Ch. 111, par. 4400-1

Amends the Medical Practice Act of 1987. Adds a caption and makes a technical change to the short title Section.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 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

HB-2001 DART.

235 ILCS 5/7-8

from Ch. 43, par. 152

Amends the Liquor Control Act of 1934. Adds 2 members to each license appeal commission. Provides that the new members shall be appointed by the mayor or the president of the board of trustees of the city, village, or incorporated town over which the license appeal commission has jurisdiction. Effective immediately.

99-02-18 H First reading
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2002 FLOWERS - BURKE.

235 ILCS 5/1-3.04 from Ch. 43, par. 95.04 235 ILCS 5/1-3.05 from Ch. 43, par. 95.05 235 ILCS 5/6-16 from Ch. 43, par. 131

Amends the Liquor Control Act of 1934. Prohibits the sale of non-alcoholic beer ("near beer") to persons under age 21.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Fails to meet the definition of a State mandate.

JUDICIAL NOTE (Administrative Office of Ill. Courts)

The bill would not increase the number of judges needed in the

State.

FISCAL NOTE (Liquor Control Commission)

HB 2002 will have little fiscal impact on the Commission.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

Does not preempt home rule authority.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive

99-02-25 H Added As A Joint Sponsor BURKE

99-03-04 H Do Pass/Short Debate Cal 011-003-000

H Piaced Cai 2nd Rdg-Shrt Dbt

99-03-05 H Fiscal Note Requested POE
H St Mandate Fis Nte Req POE
Correctional Note Requested POE

H Home Rule Note Requested POE
H Judicial Note RequestePOE

H Judicial Note RequestePOE H Cal Ord 2nd Rdg-Shrt Dbt

99-03-10 H Correctional Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

99-03-11 H St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt Judicial Note Filed

99-03-12 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 Home Rule Note Filed

H Held 2nd Rdg-Short Debate 99-03-23 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-2003 FLOWERS.

235 ILCS 5/6-16

from Ch. 43, par. 131

Amends the Liquor Control Act of 1934. Provides that a licensee, common carrier, or contract carrier of alcoholic liquor may refuse to sell, deliver, or serve alcoholic liquor to any person who cannot provide adequate written evidence that he or she is at least 27 years of age. Provides that no person shall sell, give, or deliver alcoholic liquor to any person under 27 years of age without first demanding proof of identification through adequate written evidence of age and identity. Effective immediately.

FISCAL NOTE (Liquor Control Commission)

HB2003 will have little fiscal impact on the Comm. Possible cases arising from it are generally handled at the local level.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-18 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-04 H	Motion Do Pass-Lost 006-007-001 HEXC
Н	Remains in CommiExecutive
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-08 H	Fiscal Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-2004 BURKE.

50 ILCS 750/2

from Ch. 134, par. 32

Amends the Emergency Telephone System Act concerning definitions. Adds a caption.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 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-2005 STROGER.

65 ILCS 5/11-31-1

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

Amends the Illinois Municipal Code. Allows a municipality to cause the removal of petroleum products from an unsafe building.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
65 ILCS 5/11-31-1
Adds reference to:
65 ILCS 5/3.1-10-5
65 ILCS 20/21-5
65 ILCS 20/21-12
65 ILCS 20/21-22
from Ch. 24, par. 3.1-10-5
from Ch. 24, par. 21-5
from Ch. 24, par. 21-12
from Ch. 24, par. 21-12
```

Deletes everything. Amends the Illinois Municipal Code. Provides that in municipalities with a population of more than 500,000, a person is not eligible for the office of alderman of a ward unless he or she resides in the ward from which he or she is elected. Amends the Revised Cities and Villages Act of 1941. Provides that the terms of office for the mayor, clerk, treasurer, and aldermen of Chicago begin on the first Monday in May following the election (now, the terms begin on the first Monday of the month following the election).

SENATE AMENDMENT NO. 3.

Further amends the Illinois Municipal Code. Provides that in an election following a redistricting, a person may be eligible for the office of alderman of any ward that contains a part of the ward in which he or she resided at the time of the redistricting. Provides that a person elected to the office of alderman of a ward in which he or she does not reside must reside within the ward no later than 12 months following the election.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends deleting changes to the Illinois Municipal Code concerning residency requirements for the office of alderman of a ward.

NOT	PE/S) THA	T	MAY APPLY: Fiscal	
NO			First reading	Referred to Hse Rules Comm
	99-02-24		1 it se reading	Assigned to Local Government
	99-03-04			Do Pass/Short Debate Cal 009-000-000
	,, 05 0.		Placed Cal 2nd Rdg-Shrt Dbt	20 Talling Briott Decade Car Goo Goo Goo
	99-03-11		Second Reading-Short Debate	2
			Pld Cal 3rd Rdg-Shrt Dbt	
	99-03-12		3rd Rdg-Shrt Dbt-Pass/Vote	115-000-000
	99-03-16	S	Arrive Senate	
	•		Placed Calndr First Rdg	
	99-03-18		Chief Sponsor TROTTER	
			First reading	Referred to Sen Rules Comm
	99-04-22			Assigned to Local Government
	99-05-04		Amendment No.01	LOCAL GOV S Adopted
		S	Placed Calada Second Ddo	Recmnded do pass as amend 008-000-000
	00.05.10		Placed Calndr, Second Rdg Filed with Secretary	
	99-05-10	S	Amendment No.02	TROTTER
		S	Amendment referred to	SRUL
			Filed with Secretary	SKOL
		Š	Amendment No.03	TROTTER
		S	Amendment referred to	SRUL
	99-05-12	S	Amendment No.02	TROTTER
		S	Rules refers to	SLGV
		S	Amendment No.03	TROTTER
		S	Rules refers to	SLGV
		S S	Amendment No.02	TROTTER Hald in Committee
		S	Amendment No.03	Held in Committee TROTTER
			Be apprvd for consideratn SL	
			Second Reading	
		Š.		TROTTER Adopted
		S	Placed Calndr,3rd Reading	
	99-05-14	S	Third Reading - Passed 056-0	
	99-05-14	S S	Third Reading - Passed 056-C Tabled Pursuant to Rule5-4(A	A) SA 02
	99-05-14	S S S	Third Reading - Passed 056-0 Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-0	A) SA 02
	99-05-14	S S S H	Third Reading - Passed 056-C Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-C Arrive House	A) SA 02 000-001
		S S S H H	Third Reading - Passed 056-C Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-C Arrive House Place Cal Order Concurrence	A) SA 02 000-001
		S S H H H	Third Reading - Passed 056-C Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-C Arrive House Place Cal Order Concurrence Motion Filed Concur	A) SA 02 000-001 01,03
		S S H H H	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(AThird Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to	A) SA 02 000-001 01,03 HRUL
	99-05-18	S S H H H H	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Calendar Order	A) SA 02 000-001 - 01,03 - HRUL - 01,03
		S S H H H H H	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Calendar Order	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03
	99-05-18 99-05-19	S S H H H H H H H	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(A Third Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03
	99-05-18 99-05-19	S S S H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for considerath 1/1 Be appryd for considerath 3/1	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 01,03 HECR/007-000-000 HECR/007-000-000
	99-05-18 99-05-19	S S H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be apprvd for consideratin 1/1 Be apprvd for consideratin 3/1 H Concurs in S Amend 01,03	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 01,03 HECR/007-000-000 HECR/007-000-000
	99-05-18 99-05-19 99-05-20	S S H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for considerath 1/1 Be appryd for considerath 3/1 H Concurs in S Amend 01,03 Passed both Houses	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 01,03 HECR/007-000-000 HECR/007-000-000
	99-05-18 99-05-19 99-05-20 99-06-18	S S H H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/11 Be appryd for consideratin 3/11 H Concurs in S Amend 01,032 Passed both Houses Sent to the Governor	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 01,03 HECR/007-000-000 HECR/007-000-000
	99-05-18 99-05-19 99-05-20 99-06-18	S S S H H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14	S S S H H H H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14	S S S H H H H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence apprvd for consideratin 1/1 Be apprvd for consideratin 1/1 Be apprvd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto Mtn fild accept amend veto #	A) SA 02 000-001 01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14	S S S H H H H H H H H H H H H H H	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto	A) SA 02 100-001 101,03 HRUL 101,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 1/116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14	SSSHHHHHHHHHHHHHHHH	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence apprvd for consideratin 1/1 Be apprvd for consideratin 1/1 Be apprvd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto Mtn fild accept amend veto #	A) SA 02 100-001 101,03 HRUL 101,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 116-000-000 11/STROGER HRUL App for Consider - Complace
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14	SSSHHHHHHHHHHHHHHHHHHH	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(AThird Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto Mtn fild accept amend veto # Motion referred to	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17	SSSHHHHHHHHHHHHHHHHS	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryed for consideratin 1/1 Be appryed for	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17	SSSHHHHHHHHHHHHHHHSS	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto Motion referred to Accept Amnd Veto-House Pelaced Cal Amendatory Veto Placed Cal Amendatory Veto	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17 99-11-18 99-11-30 99-12-01	SSSHHHHHHHHHHHHHHHHSSSH	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be apprvd for consideratin 1/1 Be apprvd for consideration 1/1 Be apprvd for considerat	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17 99-11-18 99-11-30 99-12-01	SSSHHHHHHHHHHHHHHHHSSSHH	Third Reading - Passed 056-CTabled Pursuant to Rule5-4(AThird Reading - Passed 056-CArrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be apprvd for consideratin 1/1 Be apprvd for consideration 1/1 Be apprvd for considerat	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17 99-11-18 99-11-30 99-12-01	SSSННИННИННИННИННИН SSSНИН	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(AThird Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for consideratin 1/1 Be appryd for consideratin 1/1 Be appryd for consideratin 1/1 Be appryd for consideratin 3/1 H Concurs in S Amend 01,03 Passed both Houses Sent to the Governor Governor Amendatory Veto Placed Cal Amendatory Veto Mtn fild accept amend veto # Motion referred to Accept Amnd Veto-House Palaced Cal Amendatory Veto Mtn fild accept amend veto # Accept Amnd Veto-Sen Pass Bth House Accept Amnd Veto-Sen Pass Bth House Accept Amned V Return to Gov-Certification Governor certifies changes	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000
	99-05-18 99-05-19 99-05-20 99-06-18 99-08-14 99-11-17 99-11-18 99-11-30 99-12-01	SSSHHHHHHHHHHHHHHHHSSSHH	Third Reading - Passed 056-(Tabled Pursuant to Rule5-4(AThird Reading - Passed 056-(Arrive House Place Cal Order Concurrence Motion Filed Concur Motion referred to Calendar Order of Concurrence Rules refers to Calendar Order of Concurrence Be appryd for considerath 1/1 Be app	A) SA 02 000-001 -01,03 HRUL 01,03 HECR/01,03 01,03 HECR/007-000-000 HECR/007-000-000 //116-000-000

HB-2006 BUGIELSKI.

Appropriates \$500,000 from the General Revenue Fund to the Illinois Environmental Protection Agency for a grant to the City of Chicago for rodent control. Effective July 1, 1999.

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99-02-18 H First reading

99-02-24 H

Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-03-05 H

Re-Refer Rules/Rul 19(a)
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HB-2007 JONES, SHIRLEY.

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50 ILCS 750/10.1 from Ch. 134, par. 40.1
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Amends the Emergency Telephone System Act. Provides that a public agency may use 9-1-1 information to create and maintain a nonemergency database to be used in nonemergency situations. Requires that specified conditions be met before the information may be used in that manner.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Public Utilities
99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-2008 SAVIANO – DURKIN – SHARP – MCAULIFFE – O'CONNOR.

New Act

Creates the 25th Avenue Railroad Relocation and Development Authority Act. Creates a body politic and corporate known as the 25th Avenue Railroad Relocation and Development Authority to provide for the relocation and redevelopment of 25th Avenue and a railroad right-of-way in a designated portion of the villages of Ballwood and Melrose Park. Provides that nothing in the Act prohibits the Authority from entering into agreements to establish intergovernmental tax increment finance districts. Provides that the Authority shall be governed by a 5-member board, whose members shall receive no salary but shall be reimbursed for expenses. Provides for the appointment and tenure of the board's members. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes language providing that the Act does not prohibit the Authority from entering into agreements to establish intergovernmental tax increment finance districts. Provides that the Authority has the power to acquire, sell, transfer, and exchange property, to accept grants, loans, and appropriations, and to borrow money and issue bonds. Provides that the Authority shall have no taxing powers. Establishes the organization of the Authority and grants it additional powers. Provides that the provisions of the Act are severable under the Statute on Statutes.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-18 H First reading
             H Added As A Joint Sponsor DURKIN
             H Added As A Joint Sponsor SHARP
             H Added As A Joint Sponsor MCAULIFFE
             H Added As A Joint Sponsor O'CONNOR
                                         Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Local Government
    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
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-23 S Chief Sponsor CRONIN
             S First reading
                                          Referred to Sen Rules Comm
             S Added as Chief Co-sponsor LIGHTFORD
    99-03-25 S
                                          Assigned to Local Government
    99-04-14 S
                                          Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
    99-04-22 S Second Reading
             S Placed Calndr, 3rd Reading
    99-04-28 S Filed with Secretary
                    Amendment No.01
                                          CRONIN
             S
             S
                                          -LIGHTFORD
             S
                    Amendment referred to SRUL
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99-05-04 S
                 Amendment No.01
                                      CRONIN
                                      -LIGHTFORD
                 Rules refers to
                                       SLGV
99-05-12
         S
           Third Reading - Passed 054-005-000
         S
                                      Motion to Reconsider Vote
         S
                 Amendment No.01
                                      CRONIN
         S
                                      -LIGHTFORD
         S
           Be apprvd for consideratn SLGV/009-000-000
         S
                                      Mtn Reconsider Vote Prevail
99-05-13 S Recalled to Second Reading
         S
                Amendment No.01
                                      CRONIN
         S
                                      -LIGHTFORD
                                        Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
                Motion referred to
         Н
                                       HRUL
         H Calendar Order of Concurren 01
99-05-19 H
                Rules refers to
                                       HLGV/01
         H Calendar Order of Concurren 01
99-05-20 H Be apprvd for consideratn 1/HLGV/009-000-000
         H H Concurs in S Amend 01/101-014-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
              Effective Date 99-08-14
         Η
         Η
             PUBLIC ACT 91-0562
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HB-2009 SAVIANO.

65 ILCS 5/11-30-11 new

Amends the Illinois Municipal Code. Allows municipalities to license and regulate rental property managers to promote the health, safety, and welfare of the public and of the occupants of residential rental property.

99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Local Government
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2010 SAVIANO ~ BOLAND – KOSEL AND O'BRIEN.

225 ILCS 25/17 from Ch. 111, par. 2317 225 ILCS 25/18 from Ch. 111, par. 2318

Amends the Illinois Dental Practice Act. Deletes a list of procedures and acts from the definition of dental services. Provides that a dental hygienist under the supervision of a dentist may administer and monitor nitrous oxide upon completion of a training program approved by the Department. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 25/17 225 ILCS 25/18 Adds reference to: 225 ILCS 25/20

from Ch. 111, par. 2320

Deletes everything. Amends the Illinois Dental Practice Act. Makes stylistic changes in the Section concerning the display of licenses.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-18 H First reading

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H Added As A Joint Sponsor BOLAND
H Added As A Joint Sponsor KOSEL
H Referred to Hse Rules Comm

99-02-24 H Assigned to Registration & Regulation

99-03-03 H Amendment No.01 REGIS REGULAT H Adopted

H Remains in CommiRegistration & Regulation

99-03-05 H Do Pass Amend/Short Debate 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt
H Added As A Co-sponsor O'BRIEN
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99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                       Amendment No.02
      99-03-23 H
                                            SAVIANO
                       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-2011
            STROGER - GRANBERG - FRANKS - SCOTT - BRADLEY, O'BRIEN,
            LYONS, JOSEPH, SLONE AND FRITCHEY.
  415 ILCS 5/42
                                   from Ch. 111 1/2, par. 1042
  Amends the Environmental Protection Act. Provides an increase in civil penalties for
open dumping from $500 per offense to $1,500 for a first offense and $3,000 for a sec-
ond or subsequent offense.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-18 H First reading
                                            Referred to Hse Rules Comm
      99-02-23 H Added As A Joint Sponsor GRANBERG
      99-02-24 H
                                            Assigned to Environment & Energy
      99-03-04 H
                                            Do Pass/Short Debate Cal 015-000-001
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-05 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 Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Joint Sponsor Changed to FRANKS
               H Joint Sponsor Changed to SCOTT
      99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
               H Added As A Joint Sponsor BRADLEY
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor FRITCHEY
      99-03-23 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 Environment & Energy
      99-04-14 S Added as Chief Co-sponsor O'MALLEY
      99-04-15 S
                                            Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-04-20 S Sponsor Removed CLAYBORNE
                S Alt Chief Sponsor Changed LIGHTFORD
                S Chief Co-sponsor Changed to CLAYBORNE
                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
               Η
                    Effective Date 00-01-01
               H
                    PUBLIC ACT 91-0082
HB-2012
             STROGER - MCKEON.
                                    from Ch. 48, par. 1601
  Amends the Illinois Public Labor Relations Act. Adds a caption to the short title Sec-
tion.
      FISCAL NOTE, H-AM 1 (State and Local Labor Relations Boards)
      Estimated cost for employees and additional equipment would be
      $170,000. The Board does not know what, if any, fiscal impact
      there would be on public employers and labor organizations.
      JUDICIAL NOTE, H-AM 1, 2 (Administrative Office of Ill. Courts)
      The bill would neither decrease nor increase the need for the
      number of judges in the State.
      STATE MANDATES NOTE, H-AM 1, 2
      (Department of Commerce and Community Affairs)
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Creates a due process mandate and a local government organization and structure mandate for which reimbursement is not required.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

5 ILCS 315/1

Adds reference to:

5 ILCS 315/9 5 ILCS 315/20 from Ch. 48, par. 1609 from Ch. 48, par. 1620

Deletes everything. Amends the Illinois Public Labor Relations Act. Provides that for a unit of local government employing 10 through 34 employees a petition or request for recognition may be filed demonstrating that 75% or more of the employees wish to be exclusively represented in collective bargaining by a labor organization. Provides that the Illinois State Labor Relations Board shall investigate and process the petition or request for recognition according to Board rules. Includes these petitions or requests within the application of the Act. Effective July 1, 1999.

HOUSE AMENDMENT NO. 2.

S First reading

01-01-09 H Session Sine Die

Further amends the Illinois Public Labor Relations Act. Provides that if the board believes that a petition or request for recognition has been endorsed by 75% of the employees of a bargaining unit (now a unit of local government), it shall process the petition or request for recognition.

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FISCAL NOTE, HA #2 (State & Local Labor Relations Boards)
Same as previous Labor Relations Board fiscal note.
99-02-18 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Executive
                                     Do Pass/Short Debate Cal 015-000-000
99-03-05 H
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H
                Amendment No.01
                                     DAVIS, STEVE
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.02
                                     STROGER
         H
                Amendment referred to HRUL
                                     Fiscal Note Filed as amnded
         Η
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     DAVIS.STEVE
                Rules refers to
         Η
                                      HLBC
                Amendment No.02
         H
                                     STROGER
         Н
                Rules refers to
                                      HLBC
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     DAVIS.STEVE
         H Recommends be Adopted HLBC/009-003-000
                Amendment No.02
                                     STROGER
         H Recommends be Adopted HLBC/012-000-000
                                     Fiscal Note Req as amended BY HA #1 &
                                       2-BLACK
         Η
                                     St Mndt Fis Note Req Amnd
                                     Judicial Note Riled as amnd
         Н
         H Held 2nd Rdg-Short Debate
99-03-22 H
                                     Judicial Note Reg as amend BY HA #1 & 2
         H Held 2nd Rdg-Short Debate
99-03-24 H
                                     St Mndt Fis Note Fld Amnd
                Amendment No.01
                                     DAVIS,STEVE
                                                              Adopted
         Н
                                     STROGER
                Amendment No.02
                                                              Adopted
         Н
         H Held 2nd Rdg-Short Debate
99-03-25 H
                                     Fiscal Note Filed as amnded
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 065-050-000
         H Added As A Joint Sponsor MCKEON
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
99-04-22 S Chief Sponsor LIGHTFORD
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Referred to Sen Rules Comm

2093 HB-2013

HB-2013 BOST AND MITCHELL, BILL.

105 ILCS 5/30-16.3

from Ch. 122, par. 30-16.3

Amends the School Code to provide that, instead of 10 Reserve Officer's Training Corp scholarships being awarded to recipients who have completed the prior scholastic courses in the university in which the recipient is to enroll in a Reserve Officer's Training Corps program, the equivalent of 10 scholarships per class, per branch of service shall be awarded to those persons each academic year. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes the requirement that the recipient of one of the 10 scholarships awarded per class, per branch of service, each academic year, must have completed the prior scholastic courses in the university in which the recipient is to enroll in a Reserve Officer's Training Corps Program.

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NOTE(S) THAT MAY APPLY: Fiscal
                                          Referred to Hse Rules Comm
    99-02-18 H First reading
    99-02-24 H
                                          Assigned to Higher Education
    99-03-04 H
                                          Do Pass/Short Debate Cal 014-000-000
             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 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
    99-03-17 S Chief Sponsor MAITLAND
                                          Referred to Sen Rules Comm
             S First reading
    99-04-22 S
                                          Assigned to Education
    99-04-28 S
                     Amendment No.01
                                          EDUCATION 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
    99-05-06 S Third Reading - Passed 056-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    99-05-17 H Motion Filed Concur
             Η
                    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
             H Passed both Houses
    99-06-16 H Sent to the Governor
    99-08-13 H Governor approved
             H Effective Date 99-08-13
                  PUBLIC ACT 91-0503
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HB-2014 LYONS, JOSEPH.

Appropriates \$2,500,000 from the General Revenue Fund to the Department on Aging for Red Tape Cutters program grants. Effective July 1, 1999.

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99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2015 STROGER.

820 ILCS 105/3

from Ch. 48, par. 1003

Amends the Minimum Wage Law. Includes limited liability companies in the definition of "employer".

99-02-18 H First reading	Referred to Hise Rules Comm
99-02-24 H	Assigned to Labor & Commerce
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2016 JONES, SHIRLEY.

415 ILCS 5/55.6

from Ch. 111 1/2, par. 1055.6

Amends the Environmental Protection Act. Provides that the Department of Public Health shall ensure that appropriate funding assistance for used tire programs is provided to municipalities with a population of over 2,000,000 (was 1,000,000) or to sanitary districts that serve a population of over 2,000,000 (was 1,000,000). Effective immediately.

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99-02-18 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Environment & Energy
99-03-03 H Primary Sponsor Changed To JONES, SHIRLEY
99-03-04 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
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
99-03-11 S Arrive Senate
         S Chief Sponsor TROTTER
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Environment & Energy
99-05-04 S Added as Chief Co-sponsor MOLARO
         S Added as Chief Co-sponsor SHAW
99-05-05 S
                                      Committee Environment & Energy
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2017 GRANBERG.

220 ILCS 5/9-102

from Ch. 111 2/3, par. 9-102

Amends the Public Utilities Act. Adds a Section caption relating to the filing of rates and charges.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2018 HASSERT.

40 ILCS 5/7-145.1 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In the provisions setting forth an optional plan of additional benefits and contributions for elected county officers (ECO) and their survivors, deletes the requirement that the county's participation in the program be approved by the county board. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
```

The fiscal impact of HB 2018 cannot be determined, but could be substantial for the 37 counties that would be required to offer the ECO plan to eligible elected officials.

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

```
99-02-18 H First reading
99-02-24 H Assigned to Personnel & Pensions
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

HB-2019 HASSERT - PERSICO.

```
205 ILCS 5/13 from Ch. 17, par. 320
205 ILCS 5/17 from Ch. 17, par. 324
```

Amends the Illinois Banking Act. Provides that a bank may change its main banking premises upon giving written notice of the change to the Commissioner of Banks and Real Estate at least 30 days before the change.

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

```
Adds reference to: 205 ILCS 5/39
```

from Ch. 17, par. 349

Further amends the Illinois Banking Act. Makes changes concerning the method a bank shall use to change its main banking premises. Requires a bank to give the Com2095 HB-2019—Cont.

missioner 30 days notice before it changes its name. Provides that by the affirmative vote of at least two-thirds of the outstanding shares of stock of a State bank, a State bank may establish that a director is not personally liable to the bank or its shareholders for monetary damages for breach of the director's fiduciary duty.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-18 H First reading
             H Added As A Joint Sponsor PERSICO
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Financial Institutions
    99-03-03 H
                                          FIN INSTIT H
                     Amendment No.01
                                                                    Adopted
                                           Do Pass Amend/Short Debate 016-000-000
             Н
             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 116-000-001
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-18 S Chief Sponsor SHADID
             S First reading
                                           Referred to Sen Rules Comm
   99-03-25 S
                                           Assigned to Financial Institutions
    99-04-29 S
                                           Recommended do pass 009-000-000
             S Placed Calndr, Second Rdg
   99-05-04 S Second Reading
             S Placed Calndr, 3rd Reading
    99-05-06 S Third Reading - Passed 057-000-000
             H Passed both Houses
   99-06-04 H Sent to the Governor
   99-07-29 H Governor approved
             Н
                  Effective Date 00-01-01
             Н
                  PUBLIC ACT 91-0322
```

HB-2020 HASSERT AND LOPEZ.

```
105 ILCS 5/7-2b
105 ILCS 5/2-3.105a rep. from Ch. 122, par. 7-2b
```

Amends the School Code. In provisions concerning the annexation of non-coterminous territory from an elementary or high school district, replaces references to the State Board of Education with references to the regional board of school trustees. Also provides that any contiguous portion of the district that constitutes 5% (instead of 10%) or less of the equalized assessed value of the district may be detached and annexed, and prohibits a district from losing more than 5% of its equalized assessed value through petitions filed under these provisions. Repeals a provision requiring the State Board of Education to exercise certain rights, powers, duties, and responsibilities under the provisions concerning the annexation of non-coterminous territory from an elementary or high school district. Makes other related changes.

SENATE AMENDMENT NO. 1.

Provides that the contiguous portion of the district must also constitute 5% or less of the territory of the district in order to be detached and annexed. Provides that no district may lose more than 5% of its territory through petitions filed under the provisions concerning the annexation of non-coterminous territory from an elementary or high school district, and provides that if a petition seeks to detach territory that would result in a cumulative total of more than 5% of a district's territory being detached under these provisions, the petition be shall denied. Makes other changes. Adds an immediate effective date.

```
99-02-18 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-02 H Added As A Co-sponsor LOPEZ
99-03-03 H Motion Do Pass-Lost 007-007-000 HEXC
Remains in CommiExecutive
99-03-04 H Deced Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
```

```
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor HALVORSON
99-04-22 S
                                      Assigned to Education
99-04-28 S
                Amendment No.01
                                      EDUCATION S
                                                               Adopted
                                      Recmnded do pass as amend 007-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr.3rd Reading
99-05-06 S Third Reading - Passed 056-000-001
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-12 H Motion Filed Concur
                Motion referred to
         Н
                                        HRUL
         H Calendar Order of Concurren 01
99-05-13 H
                Rules refers to
                                        HELM/01
         H Calendar Order of Concurren 01
99-05-14 H Be appryd for consideratn 1/HELM/020-000-000
         H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
99-06-11 H Sent to the Governor
99-06-30 H Governor approved
         Н
              Effective Date 99-06-30
              PUBLIC ACT 91-0046
```

HB-2021 FEIGENHOLTZ - GASH.

305 ILCS 5/4-1.12

Amends the Temporary Assistance For Needy Families Article of the Illinois Public Aid Code. Provides that the Department of Human Services shall exclude, from the 60-month limit on cash grants, months in which the adult receiving assistance: is the primary caregiver for a child in the assistance unit under the age of one or a disabled family member; has a pending application for federal Supplemental Security Income benefits and meets other criteria; needs assistance as determined by the Department to engage in activities to address a domestic violence situation to an extent inconsistent with sustained employment; or is employed and earning income or engaged in self-employment activities for an average of 20 hours per week. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes from the bill language that excluded, from the 60-month limit on cash grants, months in which the adult receiving assistance: is the primary caregiver for a child in the assistance unit under the age of one; has a pending application for Supplemental Security Income; needs assistance as determined by the Department to engage in activities to address a domestic violence situation to an extent inconsistent with sustained employment; or is employed and earning income or engaged in self-employment activities for an average of 20 hours per week.

FISCAL NOTE, H-AM 1 (Department of Human Services) The annualized cost would be \$5,199,397. This cost may be reduced, assuming some portion of the population would be included in the 20% exemption as stated in the federal welfare reform law. STATE MANDATES NOTE, H-AM 1

(Department of Commerce and Community Affairs) HB 2021 (H-am 1) does not create a State mandate.

HOUSE AMENDMENT NO. 2.

Deletes everything. Reinserts the contents of the bill as amended, except that the Department shall not count months only if the adult receiving assistance is the primary caregiver for a disabled child (rather than a disabled family member).

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-19 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
99-02-24 H
                                      Assigned to Human Services
                                     HUMAN SERVS H
99-03-03 H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
```

```
99-03-04 H
                                     Fiscal Note Reg as amended BLACK
                                     St Mndt Fis Note Req Amnd
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor GASH
99-03-15 H
                Amendment No.02
                                     FEIGENHOLTZ
                Amendment referred to HRUL
         Н
         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
         Н
                Amendment No.02
                                     FEIGENHOLTZ
                                      HHSV
         Н
                Rules refers to
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.02
                                     FEIGENHOLTZ
         H Recommends be Adopted HHSV/010-000-000
         H Held 2nd Rdg-Short Debate
99-03-22 H
                                     St Mndt Fis Note Fld Amnd
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     FEIGENHOLTZ
                                                              Adopted
         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-2022 WOOLARD - CROSS - JONES, JOHN - BOST.

New Act

Creates the Soft Drink Industry Fair Dealing Act. Restricts a supplier from taking certain actions against a distributor. Requires a supplier to provide a distributor with notice of a cancellation. Effective immediately.

```
99-02-19 H Filed With Clerk
         H Added As A Joint Sponsor WOOLARD
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Labor & Commerce
         H Primary Sponsor Changed To WOOLARD
         H Joint Sponsor Changed to CROSS
         H Joint Sponsor Changed to JONES, JOHN
         H Joint Sponsor Changed to BOST
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2023 SILVA - HARRIS - DELGADO - BURKE - SHARP.

105 ILCS 5/34B-3

from Ch. 122, par. 34B-3

Amends the School Code to make a technical change to a Section concerning notes. HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/34B-3 Adds reference to: 105 ILCS 5/10-20.31 new 105 ILCS 5/34-18.18 new

Deletes everything. Amends the School Code to require a school board to have any cleanup conducted at a school construction site conducted in accordance with standards set by the Environmental Protection Agency and to obtain the approval of the Environmental Protection Agency for the cleanup. Prohibits the board from proceeding with construction at the site until any cleanup is conducted in accordance with standards set by the Environmental Protection Agency. Requires the board to obtain a copy of the Environmental Protection Agency report concerning the site before proceeding with construction at the site. Effective July 1, 1999.

FISCAL NOTE, H-AM 1 (State Board of Education) The exact dollar amount of this proposal is unknown. STATE MANDATES NOTE, H-AM 1 (State Board of Education) Same as SBE fiscal note. JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts) There would be no decrease or increase in the number of judges CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

```
BALANCED BUDGET NOTE (Bureau of the Budget)
Since HB 2023 is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
Same as previous note.
HOME RULE NOTE, H-AM 1
(Department of Commerce and Community Affairs)
HB 2023 (H-am 1) does not pre-empt home rule authority.
HOUSE AMENDMENT NO. 2.
Deletes reference to:
105 ILCS 5/10-20 31
```

Deletes reference to: 105 ILCS 5/10-20.31 105 ILCS 5/34-18.18 Adds reference to: 415 ILCS 5/58.15 new

Deletes everything. Amends the Environmental Protection Act. Prohibits a person from commencing construction on real property of a building intended for use as an educational facility for children 18 years of age or younger unless (i) a Phase 1 Environmental Audit is obtained, (ii) a Phase II Environmental Audit is obtained if the Phase 1 Environmental Audit discloses the presence or likely presence of a release or a substantial threat of a release of a regulated substance at, on, to, or from the real property, and (iii) the real property is enrolled in the Site Remediation Program and remedial action that the Agency approves for the intended use of the property is completed if the Phase II Environmental Audit discloses the presence or likely presence of a release or a substantial threat of a release.

```
FISCAL NOTE, H-AM 2 (Environmental Protection Agency)
EPA anticipates minimal or no additional cost.
HOME RULE NOTE, H-AM 2
(Department of Commerce and Community Affairs)
Same as previous home rule note.
HOME RULE NOTE, H-AM 3
(Department of Commerce and Community Affairs)
Same as previous home rule note.
FISCAL NOTE, H-AM 3 (Environmental Protection Agency)
Same as previous EPA fiscal note.
FISCAL NOTE, H-AM 2 (State Board of Education)
Same as previous SBE fiscal note.
STATE MANDATES NOTE, H-AM 2 (State Board of Education)
Same as previous State mandates note from SBE.
FISCAL NOTE, H-AM 2, 3 (State Board of Education)
Same as previous SBE fiscal note.
STATE MANDATES NOTE, H-AM 2, 3 (State Board of Education)
```

HOUSE AMENDMENT NO. 3.

Same as previous State mandates note from SBE.

Limits the applicability of the school construction requirements to counties with a population of more than 3,000,000. Changes references from educational facility to school.

```
99-02-19 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Executive
99-03-03 H
                                      Fiscal Note Requested POE
                                      St Mandate Fis Nte Req POE
         H
                                      Home Rule Note Requested POE
         Η
         Н
                                      Judicial Note RequestePOE
         Η
                 Amendment No.01
                                      EXECUTIVE
                                                    Η
                                                               Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 008-007-000
         Η
         H Plcd Cal 2nd Rdg Stndrd Dbt
         H Added As A Joint Sponsor HARRIS
         H Added As A Joint Sponsor DELGADO
         H Added As A Joint Sponsor BURKE
         H Added As A Joint Sponsor SHARP
                                      Fiscal Note Req as amended POE
99-03-05 H
         Н
                                      St Mndt Fis Note Req Amnd
         Η
                                      Bal Budget Note Req as amnd
         Η
                                      Corrctnl Note Req as amnd POE
         Η
                                      Home Rule Note Req as amend
                                      Judicial Note Riled as amnd
         H Cal 2nd Rdg Stndrd Dbt
```

```
99-03-09 H
                                             Fiscal Note Filed as amnded
                H
                                             St Mndt Fis Note Fld Amnd
                H
                                             Judicial Note Req as amend BY HOUSE
                                               AMEND #1
                H Cal 2nd Rdg Stndrd Dbt
      99-03-10 H
                                             Corrctnl Note Fld as amnd BY HOUSE
                                               AMEND #1
                H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                             Balanced Budget Note Filed
                                             Bal Budget Note Fld as amnd
                H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
       99-03-22 H
                                             Home Rule Note Fld as amend
                       Amendment No.02
                                             SILVA
                Η
                        Amendment referred to
                                              HRUL
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-23 H
                       Amendment No.02
                                             SILVA
                H Recommends be Adopted HRUL
                       Amendment No.02
                Η
                                             SILVA
                                                                      Adopted
                Н
                                             Fiscal Note Req as amended BY HA #2 -
                                               BLACK
                Н
                                             St Mndt Fis Note Req Amnd
                Η
                                             Fiscal Note Filed as amnded
                Η
                       Amendment No.03
                                             SILVA
                Н
                        Amendment referred to HRUL
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-24 H
                                             Home Rule Note Fld as amend
                Н
                                             Home Rule Note Fld as amend
                H
                                             St Mandate Fis Nte Reg-wdrn
                Н
                                             Fiscal Note Filed as amnded
                H
                                             Fiscal Note Filed as amnded
                Н
                                             St Mndt Fis Note Fld Amnd
                Н
                                             Fiscal Note Filed as amnded
                Н
                                             St Mndt Fis Note Fld Amnd
                H Hld Cal Ord 2nd Rdg-Shrt Db
                       Amendment No.03
                                             SILVA
                H Recommends be Adopted HRUL
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-25 H
                       Amendment No.03
                                             SILVA
                                                                      Adopted
              , H Pld Cal 3rd Rdg-Stndrd Dbt
                H 3rd Rdg-Stnd Dbt-Pass/Vote 089-024-000
      99-03-26 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor MOLARO
      99-04-14 S First reading
                                             Referred to Sen Rules Comm
      99-04-20 S
                                             Assigned to Environment & Energy
      99-04-28
                                             Recommended do pass 007-000-000
                S Placed Calndr, Second Rdg
                S Second Reading
      99-05-07
                S Placed Calndr, 3rd Reading
      99-05-13 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
                Η
                     Effective Date 00-01-01
                    PUBLIC ACT 91-0442
                H
HB-2024
             DURKIN.
  720 ILCS 5/7-2
                                    from Ch. 38, par. 7-2
  Amends the Criminal Code of 1961 to make a technical change to the Section con-
cerned with the use of force in defense of a person's dwelling.
      99-02-19 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-2025 **2100**

HB-2025 DURKIN.

720 ILCS 5/24-1

from Ch. 38, par. 24-1

Amends the Criminal Code of 1961 to make technical changes to the Section concerned with the unlawful use of weapons.

```
99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2026 MEYER - BRUNSVOLD.

210 ILCS 50/32.5

Amends the Emergency Medical Services (EMS) Systems Act. With respect to a freestanding emergency center demonstration program, extends the demonstration program by 2 years. Provides that the Department of Public Health shall submit its report on the demonstration program by September 1, 2002 rather than September 1, 2000. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Human Services
    99-03-03 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Joint Sponsor BRUNSVOLD
                                          Fiscal Note Requested DAVIS, MONIQUE
             Н
                                          Balanced Budget Note Req
                                            DAVIS, MONIQUE
             Н
                                          Home Rule Note Requested
                                            DAVIS, MONIQUE
                                          Judicial Note RequesteDAVIS,MONIQUE
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H
                                          Fiscal Note Req -withdrawn
                                          Bal Budget Note Req-wthdwn
             H
             H
                                          Home Rule Note Reg-wthdwn
                                          Judicial Note Req-withdrawn
             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 DILLARD
             S Placed Calndr First Rdg
                                          Referred to Sen Rules Comm
             S First reading
    99-04-20 S
                                          Assigned to Public Health & Welfare
    99-04-27
                                          Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
    99-04-28 S Second Reading
             S Placed Calndr,3rd Reading
    99-05-06 S Third Reading - Passed 056-001-000
             H Passed both Houses
   99-06-04 H Sent to the Governor
   99-07-30 H Governor approved
                  Effective Date 99-07-30
             Η
                  PUBLIC ACT 91-0385
             Н
```

HB-2027 LOPEZ – GRANBERG AND ACEVEDO.

720 ILCS 5/12-6.1

from Ch. 38, par. 12-6.1

Amends the Criminal Code of 1961. Provides that compelling organization membership of persons is a Class X felony (now a Class 1 felony) if a person at least 18 years of age recruits for a gang, or deters from leaving a gang, a person under 18 years of age. Provides that if the person under 18 commits an offense in furtherance of the activities of the gang, the penalty is a Class X felony with a term of imprisonment of at least 30 years and not more than 60 years. Provides that the person who recruits the minor must pay for the costs and treatment of the minor who commits the offense in furtherance of gang activity.

```
FISCAL NOTE (Department of Corrections)
    Corrections population and fiscal impacts would be minimal.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Correctional
    99-02-19 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
    99-02-22 H Added As A Co-sponsor ACEVEDO
    99-02-23 H Added As A Joint Sponsor GRANBERG
    99-02-24 H
                                           Assigned to Judiciary II - Criminal Law
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-12 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             Н
                                           Committee Rules
             Η
    01-01-09 H Session Sine Die
```

HB-2028 FLOWERS - LOPEZ - SCOTT.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Creates an income tax credit for individuals in an amount equal to 25% of unreimbursed, medically necessary expenses incurred in caring, in the individual's home, for an elderly parent who has been diagnosed by a licensed physician as being unable to live alone. Provides that the taxpayer shall provide the Department of Revenue, upon request, with certification from a licensed physician of the medical necessity for the live-in care of the elderly parent. Provides that in no event shall this credit reduce an individual's tax liability to less than zero. Provides that this credit is available for tax years ending on or after December 31, 1999. Sunsets the credit after 5 years.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Revenue
    99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
    99-03-10 H Added As A Joint Sponsor LOPEZ
             H Added As A Joint Sponsor SCOTT
    01-01-09 H Session Sine Die
```

HB-2029 CROTTY.

New Act

Creates the Omnibus Tax Relief Act with the short title as the only provision.

HOUSE AMENDMENT NO. 1.

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

Deletes everything. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that any increase in assessed value resulting from the loss of the Senior Citizens Homestead Exemption or the Senior Citizens Assessment Freeze Homestead Exemption shall be included in determining "new property". Effective January 1, 2000.

```
FISCAL NOTE, H-AM 1 (Department of Revenue)
HB 2029 does not affect State revenues.
STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)
There would be no direct impact on State indebtedness.
BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
Since HB2029 is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
HOUSING AFFORDABILITY NOTE, H-AM 1
(Ill. Housing Development Authority)
No fiscal effect on a single-family residence.
HOME RULE NOTE, H-AM 1-
(Department of Commerce and Community Affairs)
HB 2029 (H-am 1) does not pre-empt home rule authority.
99-02-19 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
```

Assigned to Revenue

99-03-04	Η	Amendment No.01	REVENUE H Adopted
	Η		Do Pass Amd/Stndrd Dbt/Vote 005-000-004
	Η	Plcd Cal 2nd Rdg Stndrd Dbt	
99-03-05			Fiscal Note Reg as amended
			MOORE, ANDREA
	Н		St Mndt Fis Note Reg Amnd
	Н		Bal Budget Note Req as amnd
	Н		Home Rule Note Reg as amend
	Н		Hous Aford Note Req as amnd
	Η		St Debt Note Reg as amended
			MOORE,ANDREA
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-11	Н	_	Fiscal Note Filed as amnded
	H		St Debt Note Fld as amended BY HOUSE AMEND #1
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-12	Н	J	Bal Budget Note Fld as amnd
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-15	Н		Hous Aford Note Fld as amnd
	Η	Cal 2nd Rdg Stndrd Dbt	
99-03-16	Н	Second Reading-Stnd Debate	
	Н	Hld Cal Ord 2nd Rdg-Shrt D	b
99-03-22		_	Home Rule Note Fld as amend
	Η	Hld Cal Ord 2nd Rdg-Shrt D	b
99-03-26		~	Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	.,

HB-2030 FLOWERS - LOPEZ - SCOTT.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create for each employer (i) a wage credit equal to 10% of the first \$10,000 and 20% of the second \$10,000 paid to Welfare-To-Work employees up to \$3,000 per year per employee for up to 3 years, (ii) a basic skills training credit equal to \$15 per hour, up to 150 hours, for basic skills training provided to Welfare-to-Work employees up to \$2,250 per year per employee for up to 3 years, and (iii) a support services credit equal to the cost of providing support services to a Welfare-To-Work employee up to \$2,250 per employee per year for up to 3 years. Provides that these credits will be available for tax years beginning on or after January 1, 1999 and ending on or before December 30, 2009. Provides that an employer may not claim these credits until the employee has been continuously employed by the employer for a minimum of 6 months. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Joint Sponsor LOPEZ
H Added As A Joint Sponsor SCOTT
01-01-09 H Session Sine Die

HB-2031 MADIGAN,MJ – GRANBERG – NOVAK – GASH – FEIGENHOLTZ, GARRETT, MCCARTHY, LYONS,EILEEN, ERWIN, MCKEON, FRITCHEY AND STROGER.

625 ILCS 5/13B-15 625 ILCS 5/13B-20 625 ILCS 5/13B-25 625 ILCS 5/13B-40 625 ILCS 5/13B-50 625 ILCS 5/13B-60

Amends the Illinois Vehicle Code. Provides that all diesel-powered vehicles weighing 8,000 pounds or more shall be subject to the State's vehicle emission inspection program (currently, only vehicles owned by residents of an affected county are subject to the program). Provides for the emission inspection procedures and standards of diesel-powered vehicles weighing 8,000 pounds or more. Provides for random inspections of diesel-powered vehicles weighing 8,000 pounds or more at weigh stations, roadside, or other reasonable locations throughout the State. Provides that a violation of the emis-

sion standards for diesel-powered vehicles weighing 8,000 or more pounds is a petty offense punishable by a fine of not less than \$400, except that a third violation within one year of the first violation is a Class C misdemeanor. Provides that State agencies concerned with the administration and enforcement of the emission inspections of these vehicles be reimbursed for the expenses of the program from the General Revenue Fund.

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FISCAL NOTE (Environmental Protection Agency)
Total first year fiscal impact would be $20 million; following annual totals would be $10 million.
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HOUSE AMENDMENT NO. 1.

625 ILCS 5/13-101.3 new 625 ILCS 5/13-103

625 ILCS 5/13-114

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Deletes reference to:
625 ILCS 5/13B-15
625 ILCS 5/13B-20
625 ILCS 5/13B-25
625 ILCS 5/13B-40
625 ILCS 5/13B-50
625 ILCS 5/13B-60
Adds reference to:
625 ILCS 5/13-100.1 new •
625 ILCS 5/13-101
                            from Ch. 95 1/2, par. 13-101
625 ILCS 5/13-101.2 new
625 ILCS 5/13-102.1 new
625 ILCS 5/13-109
                            from Ch. 95 1/2, par. 13-109
625 ILCS 5/13-114
                            from Ch. 95 1/2, par. 13-114
625 ILCS 5/13-116.1 new
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Deletes everything. Further amends the Illinois Vehicle Code to provide that residents and units of local governments of certain counties and townships are subject to emission inspection once a year by the Department of Transportation for diesel-powered vehicles registered for a gross weight of more than 8,000 pounds when the vehicle submitted for its safety test. Authorizes the Department of State Police to conduct random emission inspections Statewide of diesel-powered vehicles registered for a gross weight of more than 8,000 pounds. Provides that a vehicle owner who fails an emission inspection for a diesel-powered vehicle shall have 30 days to correct the problem; after 30 days the vehicle is placed out-of-service. Requires the Department of Transportation and the Department of State Police to conduct annual studies on their diesel-powered vehicle emission inspection practices and report their findings to the General Assembly. Provides that only moneys from the General Revenue Fund be used for the diesel emission inspection. Effective January 1, 2000.

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FISCAL NOTE, H-AM 1 (Environmental Protection Agency)
   EPA estimates no additional costs from HA #1.
   STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
   Does not create a State mandate.
   FISCAL NOTE, H-AM 1 (Department of Transportation)
    Total projected implementation cost is $1,797,000.
   HOME RULE NOTE, H-AM I
    (Department of Commerce and Community Affairs)
   HB 2031 (H-am 1) does not pre-empt home rule authority.
   STATE MANDATES NOTÊ, H-AM 1
    (Department of Commerce and Community Affairs)
    HB 2031 does not create a State mandate.
   HOME RULE NOTE, H-AM 2, 3
    (Department of Commerce and Community Affairs)
   HB 2031 (H-ams 2 and 3) pre-empts home rule authority.
    STATE MANDATES NOTE, H-AM 2, 3
    (Department of Commerce and Community Affairs)
    HB 2031 (H-ams 2 and 3) does not create a mandate.
    FISCAL NOTE, H-AM 3 (Department of Transportation)
    Same as previous DOT fiscal note.
HOUSE AMENDMENT NO. 2.
    Adds reference to:
    30 ILCS 105/5,490 new
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from Ch. 95 1/2, par. 13-103

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

Deletes everything. Replaces the substance of H-am No. 1. Amends the Illinois Vehicle Code to provide that residents and units of local government of certain counties and townships are subject to emission inspection once a year by the Department of Transportation for diesel-powered vehicles registered for a gross weight of more than 8,000 pounds when the vehicle is submitted for its safety test. Authorizes the Department of State Police to conduct nonscheduled emission inspections Statewide of diesel-powered vehicles registered for a gross weight of more than 8,000 pounds. Authorizes the Department of State Police to promulgate rules for the training and certification of persons who conduct nonscheduled emission inspections. Provides that a vehicle owner who fails an emission inspection for a diesel-powered vehicle shall be issued a warning notice; after 30 days if the vehicle fails a retest, the vehicle is placed out-of-service. Provides that violations of the diesel emission standards is a business offense and the operator is subject to specified fines, to be deposited in the Diesel Emissions Testing Fund. Requires the Department of Transportation and the Department of State Police to conduct annual studies on their diesel-powered vehicle emission inspection practices and report their findings to the General Assembly, Provides that only moneys from the General Revenue Fund or the Diesel Emissions Testing Fund may be used for the diesel emission inspection. Amends the State Finance Act to create the Diesel Emissions Testing Fund.

HOUSE AMENDMENT NO. 3.

Adds reference to: 30 ILCS 805/8.23 new 625 ILCS 5/13-117 new

Amends the State Mandates Act to provide that no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 91st General Assembly. Further amends the Illinois Vehicle Code to preempt home rule by providing that diesel emission inspections of a unit of local government within the affected areas must meet or exceed the procedures and standards set by the State and that a unit of local government within the affected areas must comply with the diesel emission inspections required by the State.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/13-101 625 ILCS 5/13-109 Adds reference to: 625 ILCS 5/13-109.1 new 625 ILCS 5/13-109.2 new 625 ILCS 5/13-109.3 new

Further amends the Illinois Vehicle Code to provide, until December 31, 2002, a lower smoke opacity standard for vehicles that are model years 1973 or older. Provides that the diesel emission inspections shall not be performed on vehicles that are not more than 2 years old or that are of a gross weight of 16,000 pounds or less (rather than 8,000 pounds or less). Provides for a 6-month period after the effective date of this amendatory Act during which a person who violates the diesel emission standards shall receive only a warning citation. Provides that an owner of a diesel-powered vehicle that exceeds the diesel emission standards who permits the operation of that vehicle upon the highways of this State shall be guilty of a petty offense and fined in the same manner as if he or she was the operator of the vehicle. Provides that the annual emission inspections need not be part of the safety tests. Effective July 1, 2000.

SENATE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 5/13-101.2 new 625 ILCS 5/13-101.3 new Adds reference to: 625 ILCS 5/13-106

from Ch. 95 1/2, par. 13-106

Deletes everything. Reinserts the bill as amended by Senate Amendment No. 1, with certain exceptions. Removes all provisions of the nonscheduled diesel emission inspections, including the authority granted to the Department of State Police to oversee the nonscheduled emission inspections. Removes the provisions making it a petty offense for an owner of a diesel-powered vehicle to permit the operation of that vehicle if that

vehicle is in violation of the diesel emission standards. Provides that no emergency vehicle may be placed out-of-service for a violation of the diesel omission standards. Requires every operator of an official testing station to file a schedule of his or her rates and charges for diesel emission tests. Preempts home rule by providing that diesel emission inspections of a unit of local government within the affected areas must meet or exceed the standards set by the State.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
                                         Assigned to Environment & Energy
    99-02-23 H Added As A Joint Sponsor GRANBERG
    99-02-24 H Joint Sponsor Changed to NOVAK
    99-03-01 H
                                         Fiscal Note Filed
                                         Committee Environment & Energy
    99-03-03 H Added As A Co-sponsor GARRETT
    99-03-04 H
                    Amendment No.01
                                         ENVRMNT ENRGY H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 015-001-001
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to GASH
             H Joint Sponsor Changed to FEIGENHOLTZ
    99-03-09 H
                                         Fiscal Note Req as amended BLACK
                                         St Mndt Fis Note Req Amnd
             Η
             Н
                                         Home Rule Note Req as amend
             Η
                                         Fiscal Note Filed as amnded
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Co-sponsor MCCARTHY
    99-03-11 H
                                         St Mandate Fis Note Filed
                                         Fiscal Note Filed as amnded
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-12 H Added As A Co-sponsor LYONS, EILEEN
             Η
                                         Home Rule Note Fld as amend
                                         St Mndt Fis Note Fld Amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-15 H
                    Amendment No.02
                                         MADIGAN,MJ
                    Amendment referred to HRUL
             H
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H
                    Amendment No.02
                                         MADIGAN,MJ
                    Rules refers to
                                          HENE
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H
                    Amendment No.02
                                         MADIGAN.MJ
             H Recommends be Adopted HENE/014-001-000
             H Held 2nd Rdg-Short Debate
   99-03-18 H
                    Amendment No.03
                                         MADIGAN,MJ
             Ή
                    Amendment referred to HRUL
             H Recommends be Adopted HRUL/003-002-000
             Η
                                         Home Rule Note Fld as amend
             Η
                                         St Mndt Fis Note Fld Amnd
             Н
                                         Fiscal Note Filed as amnded
             H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor MCKEON
                    Amendment No.02
                                         MADIGAN,MJ
             Н
                                                                 Adopted
                    Amendment No.03
             Н
                                         MADIGAN.MJ
                                                                 Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor STROGER
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 078-034-006
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             S
              Chief Sponsor RADOGNO
               First reading
                                         Referred to Sen Rules Comm
    99-04-12 S Added as Chief Co-sponsor MAHAR
   99-04-14 S
                                         Assigned to Environment & Energy
   99-04-20 S Added as Chief Co-sponsor MADIGAN,L
   99-04-21 S
                                         Postponed
   99-04-26 S Added as Chief Co-sponsor LIGHTFORD
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99-04-28	S		Postponed	
99-05-04	S	Added as Chief Co-sponsor S	SHAW	
99-05-05		Amendment No.01	ENVIR. & ENE. S	Adopted
	S		Recmnded do pass as amend	
	S	Placed Calndr,Second Rdg		
99-05-12	S	Filed with Secretary		
	S	Amendment No.02	RADOGNO	
	S	Amendment referred to	SRUL	
	S	Amendment No.02	RADOGNO	
	S	Rules refers to	SENV	
	S	Amendment No.02	RADOGNO	
	S		Be adopted	
		Second Reading		
	S	Amendment No.02	RADOGNO	Adopted
•		Placed Calndr,3rd Reading		
99-05-13		Third Reading - Passed 037-0	016-003	
		Arrive House		
		Place Cal Order Concurrence	01,02	
99-05-18	Η	Motion Filed Concur		
	Н	Motion referred to	HRUL .	
		Calendar Order of Concurren		
99-05-19		Be apprvd for consideratn 01		
		H Concurs in S Amend 01,02	2/083-032-002	
		Passed both Houses		
		Sent to the Governor	-	
99-07-23		Governor approved		
	Η			
	Η	PUBLIC ACT 91-0254		

HB-2032 HOFFMAN.

705 ILCS 105/27.1

from Ch. 25, par. 27.1

Amends the Clerks of Courts Act. Makes a grammatical change in the Section relating to filing fees for court cases in counties of 180,000 inhabitants or less.

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99-02-19 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2033 HOWARD.

20 ILCS 2630/5 from Ch. 38, par. 206-5 730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1

Amends the Criminal Identification Act and the Unified Code of Corrections. Provides for automatic expungement and sealing of arrest records and court records without the filing of a petition. Provides that the arrest and court records of a person who has been convicted of a misdemeanor are expunged and sealed upon completion of his or her sentence. Provides that the arrest and court records of a person convicted of a Class 4 felony are expunged 5 years after completion of the person's sentence if the person has not been convicted of a felony or misdemeanor within that period.

JUDICIAL NOTE (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.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Judiciary II - Criminal Law

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Judicial Note Filed
Committee Rules

01-01-09 H Session Sine Die

HB-2034 SMITH,MICHAEL – POE – BLACK – BOLAND – LAWFER, O'BRIEN, REITZ, HOFFMAN, FOWLER AND BOST.

20 ILCS 3605/8 from Ch. 5, par. 1208 20 ILCS 3605/12.1 from Ch. 5, par. 1212.1 20 ILCS 3605/12.2 from Ch. 5, par. 1212.2

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20 ILCS 3605/12.4
20 ILCS 3605/12.5
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from Ch. 5, par. 1212.4

Amends the Illinois Farm Development Act. Provides that the Illinois Farm Development Authority may transfer to the Illinois Agricultural Loan Guarantee Fund such amounts as are necessary to satisfy claims (now no more than \$45,000,000). Provides that the Authority may transfer from available appropriations and the Farm Emergency Fund such amounts as are necessary to satisfy claims (now no more than \$15,000,000). Provides that the Authority may make rules concerning the State Guarantee Program under certain emergency conditions. Makes other changes.

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FISCAL NOTE (Farm Development Authority)
    There will be no additional cost to the State.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H-Filed With Clerk
             H Added As A Joint Sponsor POE
             H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Agriculture & Conservation
    99-02-24 H
    99-03-02 H Joint Sponsor Changed to BLACK
             Н
                                          Fiscal Note Filed
                                          Committee Agriculture & Conservation
             Н
                                          Do Pass/Short Debate Cal 017-000-000
    99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-05 H Added As A Co-sponsor O'BRIEN
    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 BOLAND
             H Joint Sponsor Changed to LAWFER
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor HOFFMAN
             H Added As A Co-sponsor FOWLER
    99-03-11 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-17
             S Chief Sponsor MADIGAN,R
             S First reading
                                          Referred to Sen Rules Comm
    99-04-14 S
                                           Assigned to Agriculture & Conservation
    99-04-21
                                           Recommended do pass 010-000-000
              S Placed Caindr, Second Rdg
    99-04-22 S Second Reading
              S Placed Calndr, 3rd Reading
    99-05-06 S Third Reading - Passed 058-000-000
             H Passed both Houses
             H Added As A Co-sponsor BOST
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HB-2035 BOLAND – DART – HAMOS – GASH – WINTERS, NOVAK, MOORE, ANDREA, RONEN, LYONS, JOSEPH, HOWARD, MULLIGAN, CURRIE, JONES, LOU, JONES, SHIRLEY, LOPEZ, MATHIAS, GILES AND ERWIN.

10 ILCS 5/7-30	from Ch. 46, par. 7-30
10 ILCS 5/13-1	from Ch. 46, par. 13-1
10 ILCS 5/13-2	from Ch. 46, par. 13-2
10 ILCS 5/13-3	from Ch. 46, par. 13-3
10 ILCS 5/13-4	from Ch. 46, par. 13-4
10 ILCS 5/13-8	from Ch. 46, par. 13-8
10 ILCS 5/14-1	from Ch. 46, par. 14-1
10 ILCS 5/14-5	from Ch. 46, par. 14-5
10 ILCS 5/14-7	from Ch. 46, par. 14-7

Effective Date 00-01-01 PUBLIC ACT 91-0386

Amends the Election Code. Authorizes election authorities to permit the appointment as election judges of high school seniors who meet certain requirements. Limits such judges to one per political party per precinct.

HOUSE AMENDMENT NO. 1.

99-06-04 H Sent to the Governor 99-07-30 H Governor approved H Effective Date 00-

Provides that the student election judge must certify a political party affiliation. Provides that the student election judge shall not be counted as absent from school. Makes other changes.

30 ILCS 765/35

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FISCAL NOTE, H-AM 1 (State Board of Elections)
      There would be minimal fiscal impact on SBE.
      JUDICIAL NOTE, H-AM 1 (Administrative Office of III, Courts)
      The bill would neither decrease nor increase the number of
      judges needed in the State.
      STATE MANDATES NOTE, H-AM 1
      (Department of Commerce and Community Affairs)
      Does not pre-empt home rule authority.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H Filed With Clerk
               H Added As A Joint Sponsor BOLAND
               H Added As A Joint Sponsor HAMOS
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Elections & Campaign Reform
      99-02-25 H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor MOORE, ANDREA
               H Added As A Co-sponsor RONEN
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor SCHOENBERG
      99-03-01 H Added As A Co-sponsor MULLIGAN
               H Added As A Co-sponsor CURRIE
      99-03-03 H
                       Amendment No.01
                                            ELEC CAMP REF H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Joint Sponsor Changed to SCHOENBERG
      99-03-04 H
                                            Fiscal Note Reg as amended BLACK
               Η
                                            St Mndt Fis Note Req Amnd
               Н
                                            Judicial Note Riled as amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor JONES, SHIRLEY
               Н
                                            Fiscal Note Filed as amnded
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor LOPEZ
      99-03-11 H
                                            Judicial Note Reg as amend BY HOUSE
                                              AMEND #1
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 H Primary Sponsor Changed To BOLAND
               H Added As A Joint Sponsor DART
      99-03-15 H Joint Sponsor Changed to GASH
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor WINTERS
      99-03-18 H
                                            St Mndt Fis Note Fld Amnd
               H Added As A Co-sponsor MATHIAS
               H Added As A Co-sponsor GILES
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-010-000
               H Added As A Co-sponsor ERWIN
      99-03-22 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-24 S Chief Sponsor MADIGAN,L
               S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-2036
            LOPEZ - DART - LINDNER - GRANBERG - FRITCHEY, SCOTT, FEI-
             GENHOLTZ, DELGADO, MCKEON, ERWIN AND MCGUIRE.
   30 ILCS 765/Act title
   30 ILCS 765/1
                                   from Ch. 5, par. 2050-1
   30 ILCS 765/5
                                   from Ch. 5, par. 2050-5
                                   from Ch. 5, par. 2050-10
   30 ILCS 765/10
                                   from Ch. 5, par. 2050-15
   30 ILCS 765/15
   30 ILCS 765/20
                                   from Ch. 5, par. 2050-20
   30 ILCS 765/25
                                   from Ch. 5, par. 2050-25
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from Ch. 5, par. 2050-35

2109 HB-2036—Cont.

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30 ILCS 765/40 new
30 ILCS 765/45 new
30 ILCS 765/50 new
35 ILCS 5/507U new
35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510
705 ILCS 25/19 new
705 ILCS 105/27.3d new
705 ILCS 105/28.5 new
765 ILCS 1025/9 from Ch. 141, par. 109
30 ILCS 765/30 rep.
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Amends the Illinois Farm Legal Assistance Act. Changes the short title of the Act to the Illinois Equal Justice Assistance Act. Repeals the current provisions of the Act. Creates the Illinois Equal Justice Foundation. Provides that the Foundation shall establish and maintain the Illinois Equal Justice Fund. Provides for the distribution of moneys in the Fund to legal information centers, regional legal services hotlines, self-help assistance desks, dispute resolution centers, and qualified civil legal services providers. Provides that the Foundation may adopt regulations and procedures necessary to implement and enforce the provisions of the Act. Allows the Foundation to provide certain services to legal information centers, regional legal services hotlines, dispute resolution centers, self-help assistance desks, and qualified civil legal services providers. Requires recipients of moneys from the Fund to provide an annual report to the Foundation. Requires the Foundation to provide an annual report to the Governor, the General Assembly, and the Illinois Supreme Court. Provides that moneys from the Fund may not be used for certain activities. Contains other provisions. Amends the Illinois Income Tax Act to create a tax checkoff for the Illinois Equal Justice Fund. Amends the Appellate Court Act and the Clerks of Courts Act to allow the clerks of the Appellate Courts, the circuit courts, and the Supreme Court to collect surcharges for the Fund. Provides that the clerks of the Appellate Courts, the circuit courts, and the Supreme Court shall remit monthly all amounts collected from the Illinois Equal Justice Fund surcharge to the State Treasurer who shall disburse the amounts monthly to the Illinois Equal Justice Foundation for deposit into the Illinois Equal Justice Fund. Amends the Uniform Disposition of Unclaimed Property Act. Provides that intangible personal property held in a lawyer's trust account that has remained unclaimed by the owner for more than 5 years after it became payable or distributable shall be remitted to the State Treasurer who shall disburse the amounts monthly to the Foundation for deposit into the Fund.

STATE DEBT NOTE (Economic and Fiscal Commission)
There is no direct impact on the level of State indebtedness.
FISCAL NOTE (Administrative Office of III. Courts)
There would be an unknown amount of increase in State revenues.
Funds disbursed would represent an increase of an undetermined amount in State expenditures. There may be a minimal increase in circuit clerk office operation costs.
JUDICIAL NOTE (Administrative Office of III. Courts)
It is not possible to determine impact on judicial workloads.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 25/19 new 705 ILCS 105/27.3d new 705 ILCS 105/28.5 new

Deletes the provisions amending the Appellate Court Act and the Clerks of Court Act that would have allowed the clerks of the appellate courts, the circuit courts, and the Supreme Court to collect surcharges for the Illinois Equal Justice Fund. Further amends the Illinois Farm Legal Assistance Act to delete references to fees collected under the Act.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
HB 2036 does not create a State mandate.
99-02-19 H Filed With Clerk
H Added As A Joint Sponsor LINDNER
H First reading Referred to Hse Rules Comm
99-02-23 H Joint Sponsor Changed to GRANBERG
99-02-24 H Assigned to Judiciary I - Civil Law
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99-02-25	н	Joint Sponsor Changed to FRITCH	FY	
99-03-03			on Do Pass-Lost 005-002-003	
JJ 05 05	Н		ass/Stndrd Dbt/Vote 006-004-000 HJUA	
		Plcd Cal 2nd Rdg Stndrd Dbt	abbrothara 200 10te 000 001 000 115 CT	
		Added As A Co-sponsor FEIGENH	HOLTZ	
99-03-04			l Note Requested TURNER, JOHN	
	Н		andate Fis Nte Req TURNER, JOHN	
	Η	Judic	ial Note RequesteTURNER,JOHN	
	Н	State	Debt Note Requested TURNER, JOHN	
		Cal 2nd Rdg Stndrd Dbt		
		Joint Sponsor Changed to SCOTT		
		Added As A Co-sponsor DELGAD		
99-03-10			Debt Note Filed	
		Cal 2nd Rdg Stndrd Dbt		
99-03-11			l Note Filed	
	H		ial Note Filed	
00 00 16		Cal 2nd Rdg Stndrd Dbt		
99-03-16		Second Reading-Stnd Debate		
00 02 17		Hld Cal Ord 2nd Rdg-Shrt Db	TD.	
99-03-17				
	Н	Amendment referred to HRI HId Cal Ord 2nd Rdg-Shrt Db	U L	
99-03-18			т	
<i>99</i> - 03-10		Recommends be Adopted HRUL/0		
	Ĥ			
		Hld Cal Ord 2nd Rdg-Shrt Db	ridopica	
		Primary Sponsor Changed To LOP	EZ	
		Added As A Joint Sponsor DART		
		Added As A Co-sponsor SCOTT		
	Н	Added As A Co-sponsor MCKEON	1	
		Added As A Co-sponsor ERWIN		
99-03-22		Added As A Co-sponsor MCGUIR		
	Н		andate Fis Note Filed	
		Hld Cal Ord 2nd Rdg-Shrt Db		
		Pld Cal 3rd Rdg-Stndrd Dbt		
99-03-25		3rd Rdg-Stnd Dbt-Pass/Vote 060-0	53-001	
		Arrive Senate		
00 04 20		Placed Calndr First Rdg		
		Chief Sponsor CULLERTON	and to Con Dules Comme	
99-04-21		First reading Reference Session Sine Die	rred to Sen Rules Comm	
037 BROSNAHAN – FRITCHEY – GASH – LOPEZ – BOLAND AND MOR-				

HB-2037 BROSNAHAN – FRITCHEY – GASH – LOPEZ – BOLAND AND MOR-ROW.

720 ILCS 5/12-9 from Ch. 38, par. 12-9

Amends the Criminal Code of 1961 relating to threatening a public official. Provides that the threat may be made by any means of communication and extends the threat to that which would place the public official or a member of his or her immediate family in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement, or restraint or in reasonable apprehension that damage will occur to property in the custody, care, or control of the public official or his or her immediate family. Increases the penalty from a Class 4 felony to a Class 3 felony for a first offense and for a second or subsequent offense, to a Class 2 felony.

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FISCAL NOTE (Department of Corrections)
There will be minimal fiscal and prison population impact.
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CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

CORRECTIONAL NOTE (Department of Corrections)

Same as previous note.

FISCAL NOTE (Department of Corrections)

Same as previous note.

NOTE(S) THAT MAY APPLY: Correctional

99-02-19 H Filed With Clerk

Referred to Hse Rules Comm H First reading

99-02-24 H Assigned to Judiciary II - Criminal Law

99-02-25 H Added As A Joint Sponsor FRITCHEY

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99-03-04 H
                                      Do Pass/Short Debate Cal 011-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Joint Sponsor Changed to GASH
99-03-05 H
                                      Fiscal Note Filed
         Н
                                      Correctional Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to LOPEZ
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BOLAND
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-15 H Added As A Co-sponsor MORROW
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S
                                      Correctional Note Filed
                                      Fiscal Note Filed
99-04-20 S Chief Sponsor O'MALLEY
         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 057-000-002
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-30 H Governor approved
              Effective Date 00-01-01
         Н
         Н
              PUBLIC ACT 91-0387
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HB-2038 BROSNAHAN – GASH – FRANKS.

725 ILCS 5/115-15

Amends the Code of Criminal Procedure of 1963. Provides that in a criminal prosecution for reckless homicide, driving under the influence, or in a civil action held under a statutory summary suspension hearing, a laboratory report from the Department of State Police, Division of Forensic Services, that is signed by and sworn to by the person performing the analysis and that states that the sample of blood or urine was tested for alcohol or drugs and the person's findings as to the analysis as to the presence of any amount of drugs and type of drug is prima facie evidence of the analysis of the blood or urine.

FISCAL NOTE (Illinois State Police)

There would be no negative fiscal impact on the State Police.

SENATE AMENDMENT NO. 1.

Clarifies that the laboratory report from the Department of State Police, Division of Forensic Services, that is signed and sworn to by the person performing an analysis, and that states that the sample of blood or urine was tested for alcohol or drugs and contains the person's findings as to the presence and amount of alcohol or drugs and type of drug is prima facie evidence of the presence, content, and amount of the alcohol or drugs analyzed in the blood or urine.

SENATE AMENDMENT NO. 2.

Provides that the laboratory report is not prima facie evidence if the accused's or his or her attorney demands the testimony of the person signing the report by serving the demand upon the State's Attorney within 7 days from the accused or his or her attorney's receipt of the report. Now, the laboratory report is not prima facie evidence of the contents, identity, and weight of the substance.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 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
H Added As A Joint Sponsor GASH
99-03-08 H 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
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Added As A Joint 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
99-04-20 S Chief Sponsor O'MALLEY
         S First reading
                                      Referred to Sen Rules Comm
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
99-05-07 S Filed with Secretary
         S
                Amendment No.02
                                     O'MALLEY
         S
                Amendment referred to SRUL
                Amendment No.02
                                     O'MALLEY
99-05-12 S
         S Be apprvd for consideratn SRUL
         S Second Reading
                Amendment No.02
                                      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 01,02
99-05-18 H Motion Filed Concur
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01,02
99-05-19 H Be apprvd for consideratn 01,02/HRUL
         H H Concurs in S Amend 01,02/114-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
              Effective Date 00-01-01
         Н
            PUBLIC ACT 91-0563
         Н
      BRADY.
                             from Ch. 120, par. 2-208
```

HB-2039

35 ILCS 5/208

Amends the Illinois Income Tax Act concerning a property tax credit. Makes a technical change.

99-02-19 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2040 BRADY, JOHNSON, TOM AND TURNER, JOHN.

750 ILCS 60/301.2 new

Amends the Illinois Domestic Violence Act of 1986. Requires a health care professional and certain social service agency personnel to notify a law enforcement agency of their treatment of an injury or counseling services resulting from an act of domestic violence. Establishes penalties for noncompliance and for filing a false report. Provides that each county must establish a domestic violence mandated reporting advisory board. The board must adopt a written protocol for the implementation of the mandated reporting provisions.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
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99-02-19 H Filed With Clerk H First reading Referred to Hse Rules Comm Assigned to Judiciary II - Criminal Law 99-02-24 H 99-03-04 H Added As A Co-sponsor JOHNSON.TOM H Added As A Co-sponsor TURNER, JOHN 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2041 JONES, LOU - JONES, SHIRLEY - DELGADO - KENNER - MORROW, TURNER, ART AND SHARP.

820 ILCS 115/9

from Ch. 48, par. 39m-9

Amends the Illinois Wage Payment and Collection Act. Makes an exception to the prohibition against an employer deducting an employee's wages if the deduction is made at the request of a housing authority in a municipality with a population of 500,000 or more to pay a debt owed by the employee to the housing authority, provided that the amount deducted from any one salary or wage payment shall not exceed 25% of the net amount of the payment and that the housing authority certifies that the employee has been afforded an opportunity for a hearing to dispute the debt that is due and owing the housing authority. Amends the definitions of "net amount" and "debt due and owing" to also apply to a housing authority in a municipality with a population of 500,000 or more. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Wage Payment and Collection Act. Adds a housing authority in a municipality with a population of 500,000 or more to the list of those entities authorized to withhold the wages of employees who owe a debt to a municipality with a population of 500,000 or more. Provides that a housing authority in a municipality with a population of 500,000 or more may withhold the wages of its employees and that a municipality with a population of 500,000 or more may withhold the wages of its employees to pay a debt owed by the employee to a housing authority in a municipality with a population of 500,000 or more rather than authorizing any employer to withhold the wages of its employees at the request of such housing authority as provided in the bill as introduced. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H Filed With Clerk
            H Added As A Joint Sponsor JONES, SHIRLEY
            H Added As A Joint Sponsor DELGADO
            H Added As A Joint Sponsor KENNER
            H Added As A Co-sponsor MORROW
            H Added As A Co-sponsor TURNER, ART
            H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Labor & Commerce
   99-03-03 H
                                         Do Pass/Short Debate Cal 016-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H Joint Sponsor Changed to MORROW
            Η
                                         Fiscal Note Requested PARKE
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-05 H
                    Amendment No.01
                                         STROGER
            H
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H
                                         Fiscal Note Req -withdrawn
            H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H Added As A Co-sponsor SHARP
   99-03-11 H
                    Amendment No.01
                                        STROGER
            Н
                    Rules refers to
                                          HLBC
            H Recommends be Adopted HLBC/014-000-000
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-12 H
                                        Tabled Pursnt to Rule 40(a) HOUSE
                                           AMEND #1
            H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
   99-03-16 S Arrive Senate
            S Placed Calndr First Rdg
            S Chief Sponsor DUDYCZ
   99-03-17 S First reading
                                         Referred to Sen Rules Comm
   99-03-25 S
                                         Assigned to Local Government
   99-04-14 S
                    Amendment No.01
                                         LOCAL GOV
                                                      S
                                                                 Adopted
                                         Recmided do pass as amend 008-000-001
            S Placed Calndr, Second Rdg
   99-04-20 S Second Reading
            S Placed Calndr, 3rd Reading
   99-04-21 S Third Reading - Passed 056-000-000
            H Arrive House
            H Place Cal Order Concurrence 01
   99-04-22 S Added as Chief Co-sponsor LIGHTFORD
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99-04-29 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01
99-05-17 H Be apprvd for considerath 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
H Effective Date 99-08-06
H PUBLIC ACT 91-0443

HB-2042 KENNER – DELGADO – GRANBERG – JONES,LOU – JONES,SHIRLEY, MORROW AND TURNER,ART.

735 ILCS 5/9-118

from Ch. 110, par. 9-118

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. In provisions establishing the basis for an emergency eviction, replaces a provision limiting the application of the Section to housing authorities or private owners or managers with a provision referencing landlords and authorizes the eviction proceedings based upon, in addition to the existing bases, an allegation of the commission of a number of crimes related to murder and personal injury. Provides that, under the emergency eviction provisions, no predicate notice of termination or demand for possession is required to initiate an eviction action. Effective immediately.

FISCAL NOTE (Administrative Office of Ill. Courts)

No fiscal impact on the Judicial Branch.

JUDICIAL NOTE (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.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Code of Civil Procedure. Provides that in actions brought under provisions regarding emergency housing eviction proceedings, no predicate notice of termination or demand for possession shall be required to initiate an eviction action. Provides that the emergency housing eviction proceedings shall apply to a complaint seeking possession of premises owned or managed by a housing authority or privately-owned or managed on the basis of an allegation of the commission of a number of crimes related to murder and personal injury. Effective immediately.

SENATE AMENDMENT NO. 2.

S First reading

Removes aggravated assault as a basis for an emergency eviction.

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99-02-19 H Filed With Clerk
         H Added As A Joint Sponsor DELGADO
         H Added As A Co-sponsor JONES,LOU
         H Added As A Co-sponsor JONES, SHIRLEY
         H Added As A Co-sponsor MORROW
         H Added As A Co-sponsor TURNER, ART
         H First reading
                                     Referred to Hse Rules Comm
99-02-23 H Joint Sponsor Changed to GRANBERG
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
99-03-04 H Joint Sponsor Changed to JONES, LOU
         H Joint Sponsor Changed to JONES, SHIRLEY
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H
                                      Fiscal Note Filed
         Н
                                     Judicial Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H Relld 2nd Rdg-Short Debate
                Amendment No.01
                                      KENNER
                 Amendment referred to HRUL
         H Held 2nd Rdg-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 MUNOZ
```

Referred to Sen Rules Comm

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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
                  Placed Calndr, Second Rdg
      99-05-06 S
                 Second Reading
                S Placed Calndr,3rd Reading
      99-05-07 S Filed with Secretary
               ·S
                       Amendment No.02
                                            MUNOZ
                S
                       Amendment referred to SRUL
                       Amendment No.02
      99-05-12 S
                                            MUNOZ
                S
                  Be apprvd for consideratn SRUL
                 Recalled to Second Reading
                       Amendment No.02
                                            MUNOZ
                                                                      Adopted
                S Placed Calndr,3rd Reading
      99-05-13 S Third Reading - Passed 055-002-000
               H Arrive House
               H Place Cal Order Concurrence 01,02
      99-05-17 H Motion Filed Concur
                       Motion referred to
               Ή
               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
      99-08-13 H Governor approved
                    Effective Date 99-08-13
               H
               Н
                    PUBLIC ACT 91-0504
HB-2043
             TURNER, ART - JONES, LOU - DELGADO - FRITCHEY, KENNER AND
             SILVA.
  Appropriates $1 to the Department of Commerce and Community Affairs for a grant
to the Chicago Housing Authority for improvements to the Chicago Housing Authori-
ty's City/State properties. Effective July 1, 1999.
      99-02-19 H Filed With Clerk
               H Added As A Joint Sponsor JONES, LOU
               H Added As A Joint Sponsor DELGADO
               H Added As A Joint Sponsor FRITCHEY
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor SILVA
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 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-2044
             RYDER.
   70 ILCS 705/15
                                   from Ch. 127 1/2, par. 35
  Amends the Fire Protection District Act. Provides that territory disconnected from a
fire protection district remains liable for its proportionate share of any outstanding
bonded indebtedness of the district.
      99-02-19 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Local Government
      99-03-04 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
      99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-18 S
                 Arrive Senate
               S
                 Placed Calndr First Rdg
      99-04-16 S Chief Sponsor NOLAND
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
      99-04-28 S
                                            Assigned to Local Government
      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

```
99-05-06 S Third Reading - Passed 056-000-001
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 91-0323
```

HB-2045 HOEFT - MITCHELL, JERRY.

105 ILCS 5/10-17a

from Ch. 122, par. 10-17a

Amends the School Code to make a technical change to a Section concerning a school report card assessing the performance of schools and students.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 105 ILCS 5/10-17a
Adds reference to: 105 ILCS 5/2-3.11 from Ch. 122, par. 2-3.11 from Ch. 122, par. 2-3.27 from Ch. 122, par. 2-3.27 from Ch. 122, par. 2-3.27
```

Deletes everything. Amends the School Code. Provides that the portion of the State Board of Education's annual report on school conditions concerning expenditures shall be given at both the district and school level in relation to student performance data by school. Also provides that the report shall contain information in relation to the means of promoting educational quality, effectiveness, and efficiency. In provisions concerning the State Board's rules, advice, and publications, all concerning budgets and accounting practices, and its rules concerning budget and accounting systems, adds provisions concerning performance management. Also provides that the rules concerning the decimal classification of accounts shall be to provide both district and school level financial data. Makes other changes. Effective July 1, 1999.

```
99-02-19 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Executive
                                      Do Pass/Short Debate Cal 015-000-000
99-03-04 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H
                Amendment No.01
                                     HOEFT
                Amendment referred to HRUL
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-16 H
                Amendment No.01
                                      HOEFT
         H
                Rules refers to
                                       HELM
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     HOEFT
         H Recommends be Adopted HELM
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor MITCHELL, JERRY
99-03-23 H
                Amendment No.01
                                     HOEFT
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         S Arrive Senate
         S Placed Caindr First Rdg
           Chief Sponsor CRONIN
99-03-25 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Education
99-04-28 S
                                      Held in Committee
99-05-05 S
                                      Postponed
         S
                                      Committee Education
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 Education
01-01-09 H Session Sine Die
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HB-2046 SILVA.

New Act

Creates the Day Labor Benefits Act. Provides that any person assigned by a day labor service to perform services for a third-party employer for a continuous period of more than 90 days shall, at all times after the end of the initial 90-day period, receive from the employer the same employee benefits, including but not limited to sick time, insurance, vacations, and pensions, that are provided by the employer to its regular employees. Provides that any provision of a contract entered into, on or after the effective date of the Act, between a day labor service and a third-party employer for the provision of day labor that is inconsistent with the requirements of the Act is void and unenforceable. Provides that violation of the Act is a business offense and that a fine not to exceed \$2,000 may be imposed for each violation. Excludes contracts entered into before the effective date of the Act.

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BALANCED BUDGET NOTE (Bureau of the Budget)
Since this bill is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
HOUSING AFFORDABILITY NOTE (Housing Development Authority)
This bill will have no fiscal effect on the cost of construct-
ing, purchasing, owning, or selling a single-family residence.
FISCAL NOTE (Department of Labor)
There is no fiscal impact on the Department.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
(Department of Commerce and Community Affairs)
HB 2046 creates a personnel mandate under the State Mandates
Act for which reimbursement of 100% of the increased cost to
units of local gov't. is required.
99-02-19 H Filed With Clerk
                                       . Referred to Hse Rules Comm
         H First reading
99-02-24 H
                                        Assigned to Labor & Commerce
99-03-03 H
                                       Do Pass/Stndrd Dbt/Vote 009-007-000 HLBC
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-04 H
                                       Fiscal Note Requested PARKE
                                       St Mandate Fis Nte Req PARKE
         Η
         Η
                                       Balanced Budget Note Req PARKE
                                       Housng Aford Note Requested PARKE
         Η
         H Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                       Balanced Budget Note Filed
                                       Housing Aford 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
99-03-17 H
                                       Fiscal Note Filed
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-22 H
                                       St Mandate Fis Note Filed
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-23 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-24 H
                                          3d Reading Consideration PP
         Н
                                          Calendar Consideration PP
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2047 POE – DURKIN – WOJCIK AND MITCHELL,BILL. 30 ILCS 235/6 from Ch. 85, par. 906

Amends the Public Funds Investment Act. Provides that when a public agency deposits public funds in a financial institution, the agency and the institution may enter into an agreement requiring that any funds not insured by an approved share insurer be collateralized by securities, mortages, or loans covered by a State guaranty under the Farm Development Act (now by securities or mortgages) in an amount equal to at least the market value of the funds that exceed the amount covered by insurance.

FISCAL NOTE (Farm Development Authority)

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There will be no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal
99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to State Government
Administration
99-03-02 H Fiscal Note Filed
H Committee State Government Administration
99-03-04 H Department Administration
Po Pass/Short Debate Cal 008-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-26 H

```
99-03-09 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-11 H Added As A Joint Sponsor DURKIN
               H Added As A Joint Sponsor WOJCIK
      99-03-12 H Added As A Co-sponsor MITCHELL, BILL
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-14 S Chief Sponsor SIEBEN
      99-04-15 S First reading
                                             Referred to Sen Rules Comm
      99-04-20 S
                                             Assigned to State Government Operations
      99-04-29 S
                                             Recommended do pass 008-000-000
                S Placed Calndr, Second Rdg
      99-05-04 S Second Reading
                S Placed Calndr,3rd Reading
      99-05-06 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
               Н
                  Effective Date 00-01-01
                Н
                    PUBLIC ACT 91-0324
HB-2048
             POE.
   40 ILCS 5/7-137.1
                                    from Ch. 108 1/2, par. 7-137.1
   40 ILCS 5/7-141.1
   30 ILCS 805/8.23 new
  Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension
Code. In the provisions restricting a return to employment after receiving early retire-
ment benefits, excludes elective office. Also allows a holder of elective office to revoke
his or her election to participate in the Fund. Amends the State Mandates Act to require
implementation without reimbursement. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      HB 2048 would probably have no fiscal impact, as there are pro-
      bably few ERI participants who would forfeit the annuity, as
      required by current law, by serving as an elected official.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-02-19 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 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
             WINTERS.
HB-2049
                                    from Ch. 46, par. 1A-1
   10 ILCS 5/1A-1
  Amends the Election Code by making technical changes to the Section establishing
the State Board of Elections.
      99-02-19 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      99-02-24 H
                                           Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2050
             WINTERS.
    10 ILCS 5/8-1
                                    from Ch. 46, par. 8-1
  Amends the Election Code by making technical changes to a Section concerning the
nomination of candidates for the General Assembly.
      99-02-19 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
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Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2051 WINTERS.

10 ILCS 5/7-1

from Ch. 46, par. 7-1

Amends the Election Code by making a technical change in a Section concerning the nomination of candidates.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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

01-01-09 H Session Sine Die

Re-Refer Rules/Rul 19(a)

HB-2052 WINTERS.

10 ILCS 5/14-1

from Ch. 46, par. 14-1

Amends the Election Code in the Section concerning the selection of judges of election in municipalities with a board of election commissioners.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2053 WINTERS.

10 ILCS 5/12-1

from Ch. 46, par. 12-1

Amends the Election Code by making technical changes to the Section concerning giving notice of an election.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2054 WINTERS.

10 ILCS 5/6-1

from Ch. 46, par. 6-1

Amends the Election Code by making technical changes to the Section defining "City Election Law".

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2055 WINTERS.

10 ILCS 5/4-1

from Ch. 46, par. 4-1

Amends the Election Code by making technical changes to the Section concerning the necessity of registering to vote in counties with a population of less than 500,000.

99-02-19 H Filed With Clerk

H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Executive

Re-Refer Rules/Rul 19(a)

HB-2056 WINTERS.

10 ILCS 5/28-1

from Ch. 46, par. 28-1

Amends the Election Code by making technical changes to the Section concerning the submission of public questions to the voters.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2057 **2120**

HB-2057 WINTERS.

10 ILCS 5/23-1.1a

from Ch. 46, par. 23-1.1a

Amends the Election Code by making technical changes to the Section concerning the Supreme Court's jurisdiction over election contests.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-2058 WINTERS.

10 ILCS 5/19-1

from Ch. 46, par. 19-1

Amends the Election Code by making technical changes to the Section concerning the right to vote by absentee ballot.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2059 BLACK - MATHIAS.

65 ILCS 5/3.1-25-20 65 ILCS 5/4-3-5 from Ch. 24, par. 3.1-25-20 from Ch. 24, par. 4-3-5

Amends the Illinois Municipal Code. Provides that in certain municipalities if all the offices to be filled in the primary election are uncontested, the municipality need not hold a primary. Provides that if one or more offices, but not all, are uncontested, the municipality need not hold a primary with respect to the uncontested offices. Provides that the primary must be held if a person files notice with the election authority, in a timely manner, that he or she intends to become a write-in candidate for an uncontested office. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elections & Campaign Reform

99-03-03 H Do Pass/Short Debate Cal 011-000-000

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 Joint 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

S Chief Sponsor MYERS,J

S First reading

Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-2060 WINTERS.

10 ILCS 5/9-1

from Ch. 46, par. 9-1

Amends the Election Code by adding a caption to a Section in the campaign finance Article.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2061 DANIELS - COWLISHAW.

105 ILCS 5/27A-2

Amends the Charter Schools Law in the School Code to make a technical change to a Section concerning the legislative declaration.

99-02-19 H Filed With Clerk

H Added As A Joint Sponsor COWLISHAW

H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive

99-02-24 H Assigned to Executive 99-03-05 H Do Pass/Short Debate Cal 015-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

2121 HB-2061—Cont.

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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
HB-2062
            DANIELS - COWLISHAW.
  105 ILCS 230/5-55
  Amends the School Construction Law to make technical changes to a Section con-
cerning promulgating rules.
      99-02-19 H Filed With Clerk
                H Added As A Joint Sponsor COWLISHAW
                H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
      99-12-02 S Chief Sponsor CRONIN
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-2063
             DANIELS - COWLISHAW.
  105 ILCS 5/18-8.05
  Amends the School Code to change a caption to a Section concerning the State aid
formula.
      99-02-19 H Filed With Clerk
                H Added As A Joint Sponsor COWLISHAW
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
      99-12-02 S Chief Sponsor CRONIN
                S First reading
                                             Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             DANIELS - COWLISHAW.
HB-2064
   105 ILCS 5/34-1.01
                                    from Ch. 122, par. 34-1.01
  Amends the Chicago School District Article of the School Code. Makes a technical
change to a Section concerning the General Assembly's intent.
      99-02-19 H Filed With Clerk
                H Added As A Joint Sponsor COWLISHAW
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
      99-12-02 S Chief Sponsor CRONIN
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Referred to Sen Rules Comm

S First reading

01-01-09 H Session Sine Die

HB-2065 **2122**

HB-2065 COWLISHAW.

105 ILCS 5/27A-5

Amends the Charter Schools Law in the School Code to make technical changes to a Section concerning requirements for a charter school.

99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2066 COWLISHAW.

105 ILCS 230/5-50

Amends the School Construction Law to change a caption to a Section concerning a referendum.

99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 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-2067 KRAUSE – MURPHY – WOOLARD – DAVIS,MONIQUE – COULSON, SCULLY, CROTTY, FOWLER, PERSICO, DELGADO, O'BRIEN, FLOWERS AND SMITH,MICHAEL.

105 ILCS 5/18-8.05

Amends the School Code to change the caption to a Section concerning the State aid formula.

SENATE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/18-8.05

Adds reference to:

105 ILCS 5/10-20.34 new

105 ILCS 5/34-18.21 new

Deletes everything. Amends the School Code. Allows a school district to access federally funded health care resources if the school district provides early periodic screening and diagnostic testing services to correct or improve health impairments of Medicaid-eligible children. Effective immediately,

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99-02-19 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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 103-009-002
99-04-14 S Arrive Senate
         S Placed Caindr First Rdg
99-12-02 S Chief Sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
00-03-22 S
                                      Assigned to Education
00-03-29 S
                 Amendment No.01
                                      EDUCATION S
                                                                Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr. Second Rdg
00-03-30 S Second Reading
         S Placed Calndr, 3rd Reading
00-03-31 S Third Reading - Passed 055-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
00-04-06 H Primary Sponsor Changed To KRAUSE
         H Motion Filed Concur
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HRUL.

Motion referred to

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00-04-06—Cont.
               H Calendar Order of Concurren 01
               H Added As A Joint Sponsor MURPHY
               H Added As A Joint Sponsor WOOLARD
               H Added As A Joint Sponsor DAVIS, MONIQUE
               H Added As A Joint Sponsor COULSON
      00-04-07 H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor FOWLER
               H Added As A Co-sponsor PERSICO
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor O'BRIEN
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor SMITH, MICHAEL
      00-04-10 H Motion Filed Concur
                      Rules refers to
               Н
                                             HELM
               H Calendar Order of Concurren 01
      00-04-11 H Motion Filed Concur
               H Approved for Consideration HELM/017-000-000
               H H Concurs in S Amend 01/117-000-000
               H Passed both Houses
      00-05-10 H Sent to the Governor
      00-06-22 H Governor approved
               Н
                  Effective Date 00-06-22
                    PUBLIC ACT 91-0842
               H
            DANIELS - COWLISHAW.
HB-2068
  105 ILCS 5/14-1.01
                                   from Ch. 122, par. 14-1.01
  Amends the Children with Disabilities Article of the School Code to change a cap-
tion in a Section concerning the meaning of terms.
      99-02-19 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned to Executive
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      00-02-10 H Primary Sponsor Changed To DANIELS
               H Added As A Joint Sponsor COWLISHAW
               H
                                            Assigned to Executive
      00-02-16 H
                                            Do Pass/Short Debate Cal 012-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-02-29 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      00-03-03 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2069
            DANIELS - COWLISHAW.
  105 ILCS 5/2-3.12
                                   from Ch. 122, par. 2-3.12
  Amends the School Code to make technical changes to a Section concerning the
school building code.
      99-02-19 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      00-02-10 H Primary Sponsor Changed To DANIELS
               H Added As A Joint Sponsor COWLISHAW
               Η
                                            Assigned to Executive
      00-02-16 H
                                            Do Pass/Short Debate Cal 012-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      00-02-29 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      00-03-03 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 079-027-011
      00-03-06 S Arrive Senate
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S Placed Calndr First Rdg

01-01-09 H Session Sine Die

HB-2070 **2124**

HB-2070 COWLISHAW.

105 ILCS 5/3-14.26

from Ch. 122, par. 3-14.26

Amends the Regional Superintendent of Schools Article of the School Code to add a caption to a Section concerning the indemnification of members of regional boards of school trustees.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2071 COWLISHAW.

105 ILCS 5/21-2b

from Ch. 122, par. 21-2b

Amends the Certification of Teachers Article of the School Code. Makes a technical change in the Section concerning teacher education program entrance.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2072 COWLISHAW.

105 ILCS 5/34-18.3

from Ch. 122, par. 34-18.3

Amends the Chicago School District Article of the School Code. Provides a caption to the Section regarding tutorial programs.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt

99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-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-2073 BOST.

New Act

Creates the Aquaculture Teaching Grant Act. Contains only a short title provision.

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99-02-19 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
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HB-2074 SMITH, MICHAEL - GIGLIO - STROGER.

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40 ILCS 5/7-118
                                   from Ch. 108 1/2, par. 7-118
                                   from Ch. 108 1/2, par. 7-137
40 ILCS 5/7-137
40 ILCS 5/7-141
                                   from Ch. 108 1/2, par. 7-141
40 ILCS 5/7-146
                                   from Ch. 108 1/2, par. 7-146
40 ILCS 5/7-152
                                   from Ch. 108 1/2, par. 7-152
40 ILCS 5/7-156
                                   from Ch. 108 1/2, par. 7-156
                                   from Ch. 108 1/2, par. 7-157
40 ILCS 5/7-157
40 ILCS 5/7-158
                                   from Ch. 108 1/2, par. 7-158
40 ILCS 5/7-164
                                   from Ch. 108 1/2, par. 7-164
40 ILCS 5/7-172
                                   from Ch. 108 1/2, par. 7-172
40 ILCS 5/7-205
                                   from Ch. 108 1/2, par. 7-205
40 ILCS 5/7-206
                                   from Ch. 108 1/2, par. 7-206
30 ILCS 805/8.23 new
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Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Removes the pre-existing condition limitation on temporary disability benefits for persons whose date of disability is after December 31, 2000. Deletes provisions limiting the retroactive payment of retirement benefits. Accelerates the automatic increase in surviving spouse's annuity for survivors of annuitants who die in December. Provides for participation by persons who return to service in a position requiring between 600 and 1000 hours per year after retiring from such a position with an employer that

2125 HB-2074—Cont.

allowed participation for those employees. Authorizes employers to increase disability benefits from 50% to 60% of earnings, with the the resulting costs to be paid by the employer and employees. Increases the death benefit from \$3,000 to \$5,000. Allows a surviving spouse to remarry before age 55 without loss of survivor's benefits. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2001.

PENSION NOTE (Pension Laws Commission)

Increasing the lump sum benefit would have an estimated annual cost of \$3.6 million. There would be fiscal impacts associated with the other provisions of HB 2074, but they cannot be determined.

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

99-02-19 H Filed With Clerk

H Added As A Joint Sponsor GIGLIO

H Added As A Joint Sponsor STROGER

H First reading Referred to Hse Rules Comm

99-02-24 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
01-01-09 H Session Sine Die

0. 0. 0. 11 5055.011 01

HB-2075 BUGIELSKI.

215 ILCS 5/355.1 from Ch. 73, par. 967.1

Amends the Illinois Insurance Code. Adds a caption to a Section concerning loss of time benefits.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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-2076 LEITCH.

410 ILCS 50/3

from Ch. 111 1/2, par. 5403

Amends the Medical Patient Rights Act. Provides for the right of each patient, upon the written request of the patient or the patient's guardian or legally authorized representative, to be furnished a copy of the record of the patient's health history and treatment rendered to the patient by a physician or other health care provider. Limits the handling fee that may be charged for providing records to \$10 plus a fee of not more than \$.35 per page for copies of documents made on a standard photocopy machine.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary I - Civil Law
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
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2077 SILVA.

105 ILCS 5/34B-3

from Ch. 122, par. 34B-3

Amends the School Code to make a technical change to a Section concerning interest-bearing notes.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-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

99-12-02 S Chief Sponsor CRONIN

S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-2078 PUGH.

720 ILCS 5/20-2

from Ch. 38, par. 20-2

Amends the Criminal Code of 1961. Makes a grammatical change in the Section relating to possession of explosives or explosive or incendiary devices.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2079 DURKIN.

5 ILCS 315/1

from Ch. 48, par. 1601

Amends the Illinois Public Labor Relations Act by making a technical change to the Short Title.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2080 DÜRKIN.

50 ILCS 725/1

from Ch. 85, par. 2551

Amends the Uniform Peace Officers' Disciplinary Act by making technical changes to the Short Title.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2081 MOFFITT – SLONE – HOFFMAN – SMITH,MICHAEL – LEITCH, HOL-BROOK, LAWFER, SCOTT AND OSMOND.

760 ILCS 100/12 from Ch. 21, par. 64.12 760 ILCS 100/15 from Ch. 21, par. 64.15

Amends the Cemetery Care Act. If a licensee under the Act is delinquent in submitting the required annual report to the Comptroller, provides for a penalty of \$5 for each day of delinquency up to 30 days and \$25 for each day in excess of 30 days (now \$5 per day for any period). Authorizes revocation of a license for failure to make the annual report within 6 months after it is due (now, no period of time is specified). Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:
760 ILCS 100/15
Adds reference to:
760 ILCS 100/9 from Ch. 21, par. 64.9

Deletes everything. Amends the Cemetery Care Act. Provides that, before issuing any license under the Act, the Comptroller shall conduct an evaluation of the prospective licensee's prior experience with operation of any other cemetery or cemetery authority. Provides that the Comptroller may deny the license if the prospective licensee or any employee or officer of the prospective licensee has committed certain acts related to the management of a cemetery or cemetery authority or has been convicted of a felony. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 760 ILCS 100/9

Adds reference to: 760 ILCS 100/12

from Ch. 21, par. 64.12

Deletes everything. Amends the Cemetery Care Act. Makes a stylistic change in a Section concerning annual reports.

HOUSE AMENDMENT NO. 4.

Deletes reference to:
760 ILCS 100/12
Adds reference to:
760 ILCS 100/15

from Ch. 21, par. 64.15

Deletes everything. Amends the Cemetery Care Act. Provides that a ground for revocation of a license is any fact or condition that would constitute grounds for denying an application for a new license (rather than any fact or condition that would have warranted a refusal to issue a license). Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 45/1 from Ch. 111 1/2, par. 73.101 815 ILCS 390/4 from Ch. 21, par. 204 from Ch. 21, par. 214 815 ILCS 390/15 from Ch. 21, par. 215 815 ILCS 390/20 from Ch. 21, par. 220

Amends the Illinois Funeral or Burial Funds Act to specify that nothing in the Act prohibits the inclusion of outer burial containers in sales contracts under the Illinois Pre-Need Cemetery Sales Act. Amends the Illinois Pre-Need Cemetery Sales Act to include outer burial containers among the cemetery merchandise that may be offered in a pre-need sales contract under the Act. Provides that 85% of proceeds received for the purchase of outer burial containers shall be deposited into one or more trust funds. Provides that a licensee under the Act may report information concerning the sale of outer burial containers on the annual report required under the Act and need not report it under the Illinois Funeral or Burial Funds Act. Makes all of these changes effective January 1, 2000.

SENATE AMENDMENT NO. 2.

Adds reference to: 225 ILCS 45/4a 225 ILCS 45/4b new 760 ILCS 100/4

760 ILCS 100/4 from Ch. 21, par. 64.4 815 ILCS 390/16 from Ch. 21, par. 216 815 ILCS 390/16.5 new

Further amends the Illinois Funeral or Burial Funds Act, the Cemetery Care Act, and the Illinois Pre-Need Cemetery Sales Act. Provides that except in an action by the Comptroller to revoke a license issued pursuant to any of those Acts and for creation of a receivership, a trust under the Act shall not be subject to judgment, execution, or other seizure, nor to sale or other alienation, and shall not be assignable except as approved by the Comptroller. Provides that in the event of the bankruptcy, insolvency, or assignment for the benefit of creditors of a licensee under any of the Acts, or in the event of the bankruptcy, insolvency, or assignment for the benefit of creditors of any person, partnership, association, corporation, or other entity that possesses a controlling interest in a licensee, the licensee shall provide notice in writing of that event to each purchaser of a pre-need sales contract or a pre-need contract within 30 days. Replaces amendatory changes to the Illinois Pre-Need Cemetery Sales Act concerning contract requirements; adds additional requirements. Replaces amendatory changes to the Illinois Pre-Need Cemetery Sales Act concerning licensees' reports of information in their annual reports. Provides that the amendatory Act takes effect upon becoming law, except that (1) the changes to the Illinois Funeral or Burial Funds Act concerning payments under pre-need contracts and (2) the changes to the Illinois Pre-Need Cemetery Sales Act concerning definitions, contract requirements, establishment of trust funds, and licensees records take effect on January 1, 2000.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-22 H Added As A Joint Sponsor SLONE

H Added As A Joint Sponsor HOFFMAN

H Added As A Joint Sponsor SMITH, MICHAEL

H Added As A Joint Sponsor LEITCH

99-02-24	Η		Assigned to Constitutional Officers		
99-03-03		Amendment No.01	CONST OFFICER H	Adopted	
	Н		Do Pass Amend/Short Debate	e 011-000-000	
	н. Н	Placed Cal 2nd Rdg-Shrt Dbt Amendment No.02	MOFFITT		
	п Н	Amendment referred to			
		Cal Ord 2nd Rdg-Shrt Dbt	IROL		
99-03-04		om 0.0 2.10 1.10g 5.111 2.51	Fiscal Note Requested MAU	TINO	
	Н		St Mandate Fis Nte Req MA	UTINO	
	H	Cal Ord 2nd Rdg-Shrt Dbt	_		
99-03-10	Η	Added As A Co-sponsor HOl		•	
99-03-23		Amendment No.03	MOFFITT		
	Н	Amendment referred to			
		Recommends be Adopted HR	UL		
		Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debat	3		
	Н	Amendment No.03		Adopted	
	Ĥ	Amendment No.04	MOFFITT	r	
	Н	Amendment referred to	HRUL		
	H	Rules refers to	HCOF		
		Held 2nd Rdg-Short Debate			
99-03-25	Н	Added As A Co-sponsor LAV	WFER		
	H H	Added As A Co-sponsor SCO Amendment No.04	MOFFITT		
		Recommends be Adopted HO			
	Ĥ	Amendment No.04		Adopted	
	Н	Pld Cal 3rd Rdg-Shrt Dbt		•	
99-03-26	Η		Tabled Pursnt to Rule 40(a)	HOUSE	
			AMEND #2		
		3rd Rdg-Shrt Dbt-Pass/Vote	104-009-001		
99-04-14		Arrive Senate			
	S	Placed Calndr First Rdg Chief Sponsor SHADID			
		First reading	Referred to Sen Rules Comn	n	
99-04-15		Added As A Co-sponsor BO			
99-04-20		Added as Chief Co-sponsor I			
99-04-22	S		Assigned to State Governme	nt Operations	
99-04-29	S		Recommended do pass 008-	000-000	
		Placed Calndr, Second Rdg			
99-05-11		Second Reading Placed Calndr,3rd Reading	-		
		Filed with Secretary			
	S	Amendment No.01	SHADID		
	Š	Amendment referred to			
		Filed with Secretary			
	S	Amendment No.02	SHADID		
00.05.13	S	Amendment referred to			
99-05-12	S S	Amendment No.01 Rules refers to	SHADID SGOA		
	S	Amendment No.02	SHADID		
	S	Rules refers to	SGOA		
	S	Amendment No.01	SHADID		
	S		Be adopted		
	S	Amendment No.02	SHADID		
	S	Decelled to Second Deading	Be adopted		
	S	Recalled to Second Reading Amendment No.01	SHADID	Adopted	
	·S	Amendment No.02	SHADID	Adopted	
	S	Placed Calndr,3rd Reading		•	
99-05-13	S	Added as Chief Co-sponsor			
		Added As A Co-sponsor LIC			
00.05.11		Third Reading - Passed 059-	000-000		
99-05-14		Arrive House Place Cal Order Concurrence	n1 02		
		Motion Filed Concur	01,02		
	H	Motion referred to	HRUL		
	Н	Calendar Order of Concurren	1 01,02		

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99-05-18 H Added As A Co-sponsor OSMOND
                       Rules refers to
               H Calendar Order of Concurren 01,02
      99-05-20 H Be apprvd for consideratn 1/HCOF/007-000-000
               H Be apprvd for consideratn 2/HCOF/007-000-000
               H H Concurs in S Amend 01,02/116-000-000
               H Passed both Houses
      99-06-01 H Sent to the Governor
               H Governor approved
                    Effective Date 99-06-01
               Н
                    Effective Date 00-01-01
               H
                                            (SOME PARTS)
               Н
                    PUBLIC ACT 91-0007
HB-2082
            MCCARTHY.
   10 ILCS 5/Art, 12A heading new
   10 ILCS 5/12A-1 new
   10 ILCS 5/12A-5 new
   10 ILCS 5/12A-10 new
   10 ILCS 5/12A-15 new
   10 ILCS 5/12A-20 new
   10 ILCS 5/12A-25 new
   10 ILCS 5/12A-30 new
   10 ILCS 5/12A-35 new
   10 ILCS 5/12A-40 new
   10 ILCS 5/12A-45 new
   10 ILCS 5/12A-50 new
   10 ILCS 5/12A-55 new
   10 ILCS 5/12A-60 new
   10 ILCS 5/12A-65 new
   10 ILCS 5/12A-70 new
   10 ILCS 5/12A-75 new
   10 ILCS 5/12A-80 new
   10 ILCS 5/12A-85 new
   10 ILCS 5/12A-90 new
   10 ILCS 5/12A-95 new
   10 ILCS 5/12A-100 new
   10 ILCS 5/12A-105 new
   10 ILCS 5/12A-110 new
   10 ILCS 5/12A-115 new
   10 ILCS 5/12A-120 new
   10 ILCS 5/12A-125 new
   10 ILCS 5/12A-130 new
   10 ILCS 5/12A-135 new
   10 ILCS 5/12A-140 new
   10 ILCS 5/12A-145 new
   10 ILCS 5/12A-150 new
   10 ILCS 5/12A-155 new
   10 ILCS 5/12A-160 new
   10 ILCS 5/12A-165 new
   10 ILCS 5/12A-170 new
   10 ILCS 5/12A-175 new
   10 ILCS 5/12A-180 new
   10 ILCS 5/12A-185 new
   10 ILCS 5/12A-190 new
   10 ILCS 5/12A-195 new
   10 ILCS 5/12A-200 new
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Amends the Election Code. Provides that the State Board of Elections shall prepare and print a voters' pamphlet containing candidate portraits and statements and explanatory statements of and arguments supporting and opposing public questions. Sets the requirements for material that may be included in the voters' pamphlet. Provides for the review of material to be included in the pamphlet. Provides that the Board may charge fees for the inclusion of material in the pamphlet. Provides that a county may prepare, print, and distribute a county voters' pamphlet for any regular election. Contains other provisions.

FISCAL NOTE (State Board of Elections)
The State Board of Elections would require approximately \$4

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million to $5 million per election.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk
H First reading

99-02-24 H

99-03-04 H

99-03-05 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Elections & Campaign Reform

Fiscal Note Filed
Committee Elections & Campaign Reform

Re-Refer Rules/Rul 19(a)
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HB-2083 SCULLY - LOPEZ AND O'BRIEN.

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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
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Amends the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, 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.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Co-sponsor O'BRIEN
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Joint Sponsor LOPEZ
01-01-09 H Session Sine Die
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HB-2084 MCGUIRE.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act to create a credit for an individual in the amount of 10% of the federal earned income tax credit for that individual beginning with tax years ending on or after December 31, 1999. Exempts from the Act's sunset requirement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk
H First reading

99-02-24 H Assigned to Revenue

99-03-05 H Referred to Hse Rules Comm

Assigned to Revenue

Re-Refer Rules/Rul 19(a)
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HB-2085 REITZ – BLACK – GRANBERG, BOST, JONES, JOHN, MITCHELL, BILL, MYERS, RICHARD, POE, RIGHTER, TURNER, JOHN AND WINKEL.

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625 ILCS 5/12-205 from Ch. 95 1/2, par. 12-205 from Ch. 95 1/2, par. 12-205.1 from Ch. 95 1/2
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Amends the Illinois Vehicle Code. Provides that implements of husbandry when operated on highways may display the slow-moving emblem or other reflective markings as specified by the American Society of Agricultural Engineers (ASAE). Provides that implements of husbandry operated on highways from 30 minutes after sunset to 30 minutes before sunrise must operate lamps as specified by the ASAE. Provides that self-propelled implements of husbandry shall have flashing amber signal lamps and reflective material mounted as near the left and right extremities of the implement as practicable. Provides that implements of husbandry not originally manufactured with synchronized flashing amber lights or turn signals are exempt from the ASAE standards that require synchronized lights or turn signals. Provides that, prior to January 1, 2003, an implement of husbandry in compliance with the standards of the ASAE concerned with marking and signal configurations shall be in compliance with the Illinois Vehicle Code. Provides that after December 31, 2002, the current definition of implement of husbandry shall not apply. Effective July 1, 2000.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/12-205.2 new 625 ILCS 5/12-205.3 new

Deletes everything. Amends the Illinois Vehicle Code to make technical changes to the Sections concerned with lamps on vehicles and implements of husbandry.

FISCAL NOTE (Department of Transportation)

There will be no fiscal impact on this Department.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 625 ILCS 5/12-205 Adds reference to: 625 ILCS 5/12-709 fr

from Ch. 95 1/2, par. 12-709

Deletes everything. Amends the Illinois Vehicle Code to provide that implements of husbandry manufactured on or after January 1, 2003 and operated on public roads between sunset and sunrise shall display markings and lighting that meet or exceed the design, performance, and mounting specifications adopted by the American Society of Agricultural Engineers.

FISCAL NOTE, H-AM 2 (Department of Transportation)

Same as previous DOT fiscal note.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code to provide that displaying a slow-moving emblem on any vehicle other than on specified vehicles is a petty offense punishable by a fine of \$25 for the first offense and \$75 for a second or subsequent offense within one year of the first offense.

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99-02-19 H Filed With Clerk
         H Added As A Joint Sponsor BLACK
         H First reading
                                     Referred to Hse Rules Comm
99-02-23 H Joint Sponsor Changed to GRANBERG
99-02-24 H
                                     Assigned to Transportation & Motor Vehicles
99-03-03 H
                Amendment No.01
                                     TRANSPORTAT'N H
                                                             Adopted
         Н
                                     Do Pass Amend/Short Debate 029-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 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 MYERS, RICHARD
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor WINKEL
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-22 H
                Amendment No.02
                                     REITZ
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     REITZ
         H Recommends be Adopted HRUL
                Amendment No.02
                                                              Adopted
                                     REITZ
         Н
         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
         S Chief Sponsor BURZYNSKI
         S First reading
                                     Referred to Sen Rules Comm
99-03-25 S
                                     Assigned to Transportation
99-03-26 S
                                     Fiscal Note Filed as amnded
99-04-15
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-04-20 S Second Reading
         S Placed Calndr,3rd Reading
99-04-27
         S Filed with Secretary
         S
                Amendment No.01
                                     BURZYNSKI
         S
                Amendment referred to SRUL
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99-05-04 S
                                      BURZYNSKI
                Amendment No.01
         S
                Rules refers to
                                       STRN
                                      BURZYNSKI
99-05-05 S
                Amendment No.01
         S
                                      Be adopted
99-05-06 S Recalled to Second Reading
                Amendment No.01
                                      BURZYNSKI
                                                               Adopted
         S
         S Placed Calndr,3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
                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
99-08-13 H Governor approved
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0505
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HB-2086 PUGH.

35 ILCS 200/21-295 35 ILCS 200/21-305

35 ILCS 200/21-397 new

Amends the Property Tax Code. Provides that in counties of 3,000,000 or more inhabitants, each person purchasing taxes at an annual or forfeiture sale shall pay the county collector a fee of 10% on the taxes paid. Provides that the certificate holder shall also pay a fee of 10% on all subsequent taxes paid on the tax judgement, sale, redemption, and forfeiture record. Provides that these amounts paid before the issuance of the certificate of purchase shall be included in the purchase price and redemption amount. Provides that in these counties, if an order sets aside a redemption, then notice must be given to the clerk and interested parties and the due amount may be paid within 30 days of the order. Provides that if the amount is paid within this 30-day period, then the court shall order the taxes paid as if timely redeemed. Makes other changes.

FISCAL NOTE (Department of Revenue)

HB2086 is a local gov't. issue and does not directly impact

the Department.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

Does not preempt home rule power of municipalities or counties.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Creates a due process mandate for which no State reimbursement is required.

HOUSE AMENDMENT NO. 3.

Adds reference to:

35 ILCS 200/21-306 new

35 ILCS 200/22-40

Deletes everything. Amends the Property Tax Code. Provides that any owner of property who sustains loss or damage by reason of the issuance of certain tax deeds and who is barred or is in any way precluded from bringing an action for the recovery of the property shall have a limited right to indemnity for the loss or damage sustained. Provides that a contract involving the proceeds of a judgment for indemnity between the tax deed grantee or its successors in title and the indemnity petitioner or his or her successors shall be in writing. Provides that in actions for payment under the indemnity fund, the Collector shall be entitled to discovery of certain information. Provides that an indemnity fund award may not exceed \$99,000. 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 of more than one act or for subsequent convictions. Provides that after an order is entered setting aside a redemption, a person entitled to redeem may pay the clerk within 30 days (instead of 45) after the order. Provides that if taxes for years prior to the year sold remain delinquent at the time of the tax deed hearing, then the delinquent taxes may be merged into the tax deed upon certain court determinations. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Revenue
                                         Do Pass/Stndrd Dbt/Vote 005-004-000
    99-03-04 H
             H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-05 H
                                         Fiscal Note Requested MOORE, ANDREA
             Н
                                         St Mandate Fis Nte Reg MOORE, ANDREA
             Η
                                         Home Rule Note Requested
                                           MOORE, ANDREA
             H Cal 2nd Rdg Stndrd Dbt
    99-03-10 H
                                         Fiscal Note Filed
             H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-11 H
                                         Home Rule Note Filed
                                         St Mandate Fis Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-16 H Pld Cal 3rd Rdg-Stndrd Dbt
    99-03-17 H Rclld 2nd Rdg-Stnd Debate
                    Amendment No.01
                                         PUGH
             Н
                    Amendment referred to HRUL
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-18 H
                    Amendment No.01
                                         PUGH
             Η
                    Rules refers to
                                           HREV
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-23 H
                    Amendment No.02
                                         PUGH
             Η
                    Amendment referred to HRUL
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-24 H
                    Amendment No.03
                                         PUGH
                    Amendment referred to HRUL
             H Recommends be Adopted HRUL
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-25 H
                    Amendment No.03
                                         PUGH
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
                                            3d Reading Consideration PP
             Η
             H
                                            Calendar Consideration PP
    99-03-26 H
                                         Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
          ERWIN - WIRSING - MADIGAN, MJ - GILES - GASH.
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HB-2087

110 ILCS 947/10 110 ILCS 947/35

Amends the Higher Education Student Assistance Act. Allows the Illinois Student Assistance Commission to expand the definition of "part-time student", on a program by program basis, to include students who enroll in less than 6 semester or quarter hours of credit courses in any given semester or quarter. In a provision establishing the maximum summer school grant amount under the monetary award program, changes a reference from half-time to part-time enrollment. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H Filed With Clerk
             H Added As A Joint Sponsor WIRSING
             H First reading
                                          Referred to Hse Rules Comm
    99-02-23 H Joint Sponsor Changed to MADIGAN,MJ
    99-02-24 H
                                          Assigned to Higher Education
    99-03-04 H
                                          Do Pass/Short Debate Cal 014-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to GILES
             H Joint Sponsor Changed to GASH
    99-03-09 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
             S Chief Sponsor WATSON
    99-03-17 S Added as Chief Co-sponsor WALSH,L
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Referred to Sen Rules Comm

S First reading

99-04-15 S Assigned to Education 99-04-21 S Recommended do pass 008-002-000 S Placed Caindr, Second Rdg 99-04-26 S Second Reading S Placed Calndr, 3rd Reading 99-05-06 S Third Reading - Passed 053-002-002 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.

HB-2088 HOWARD - ERWIN - BIGGINS - SCULLY - LANG, RYDER, SCHOEN-BERG, HOFFMAN, MCCARTHY, RIGHTER, O'CONNOR, PUGH AND HULTGREN.

New Act

Creates the Illinois Century Network. Requires the Board of Higher Education, the Illinois Community College Board, and the State Board of Education to work together and with the Department of Central Management Services and other public and private partners as necessary to develop the Illinois Century Network. Provides that the Illinois Century Network shall be a high speed telecommunications network that provides reliable and unhindered communication links to and among Illinois schools, institutions of higher education, and libraries. Effective July 1, 1999.

FISCAL NOTE (State Board of Education) HB 2088 will have minimal fiscal impact. FISCAL NOTE (Board of Higher Education) Engineering estimates project a total FY2000 cost of \$25.7 million with projected increases to \$31.7 million in FY2001 and \$35.7 million in FY2002. Current budgets include allocations of \$15.0 million (Board of Higher Ed.) and \$2.0 million (SBE). STATE MANDATES NOTE (State Board of Education) Same as SBE fiscal note.

SENATE AMENDMENT NO. 1.

Makes changes concerning the General Assembly's findings and declarations. Removes the requirement that the Board of Higher Education, the Illinois Community College Board, and the State Board of Education work together with the Department of Central Management Services and other public and private partners as necessary to develop the Illinois Century Network. Makes changes concerning what the Illinois Century Network is and what it shall do. Provides that necessary staffing and contractual services shall be provided by the Board of Higher Education, the Illinois Community College Board, the State Board of Education, and other agencies. Provides that an Illinois Century Network Policy Committee shall set general policies for the network.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H Filed With Clerk
         H Added As A Joint Sponsor ERWIN
         H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Computer Technology
99-02-24 H
99-03-03 H Joint Sponsor Changed to BIGGINS
         H Joint Sponsor Changed to SCULLY
         H Joint Sponsor Changed to LANG
         H Added As A Co-sponsor RYDER
         H Added As A Co-sponsor SCHOENBERG
99-03-04 H
                                     Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor MCCARTHY
99-03-09 H
                                     Fiscal Note Filed
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
         Н
         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
         H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor O'CONNOR
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H Added As A Co-sponsor PUGH

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99-03-18 H Added As A Co-sponsor HULTGREN
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S
           Chief Sponsor DILLARD
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to State Government Operations
99-04-29
                 Amendment No.01
                                      STATE GOVERN S
                                                               Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Filed with Secretary
         S
                Amendment No.02
                                      DILLARD
         S
                Amendment referred to SRUL
                                      DILLARD
99-05-12 S
                Amendment No.02
         S
                Rules refers to
                                        SGOA
         S
                 Amendment No.02
                                      DILLARD
                                      Postponed
99-05-13 S Third Reading - Passed 058-000-000
         S Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 058-000-000
99-05-14 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 consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-06-08 H Governor approved
              Effective Date 99-07-01
         Н
              PUBLIC ACT 91-0021
         H
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HB-2089 YOUNGE.

Appropriates \$1 to the Board of Higher Education for its ordinary and contingent expenses. Effective July 1, 1999.

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99-02-19 H Filed With Clerk
H First reading
P9-02-24 H Assigned to Appropriations-Higher Education
P9-03-05 H Re-Refer Rules/Rul 19(a)
P9-03-12 H COMMITTE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
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HB-2090 ERWIN - SCHOENBERG - FRITCHEY.

New Act

Creates the College Level Illinois Merit-Based (CLIMB) Scholarship Act to be administered by the Illinois Student Assistance Commission. Provides for the award, beginning with the 2000-2001 academic year, of undergraduate scholarship awards for use at public institutions of higher education located in the State. Provides that the awards may be for up to 2 years if used at public community colleges or for up to 4 years if used at other public institutions of higher education. Establishes criteria for the initial award and for renewal of the scholarships, including the requirements that a recipient earn a cumulative B average in core academic courses while in high school and, while in college, maintain a cumulative B average in order to renew the award. Provides that the annual amount of a scholarship shall be equal to the costs of tuition and mandatory fees for a full-time undergraduate student at the public institution of higher education at which the scholarship recipient is enrolled (or for an amount not exceeding one-half that cost for a part-time student so enrolled). Requires CLIMB scholarship applicants to apply for other State and federal financial assistance, and reduces the amount of a CLIMB scholarship by the amount of such other financial assistance that the applicant receives. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Higher Education

99-03-03 H Added As A Joint Sponsor SCHOENBERG

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-11 H Joint Sponsor Changed to FRITCHEY

01-01-09 H Session Sine Die
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HB-2091 WOOLARD.

110 ILCS 225/3 from Ch. 144, par. 2953 110 ILCS 805/3-37 from Ch. 122, par. 103-37

Amends the Illinois Cooperative Work Study Program Act and the Public Community College Act. Requires the Board of Higher Education to assure that a representative number of grants support cooperative work study programs that support work experiences for students in academic programs related to information technology. Removes the requirement that the board of a community college district have the prior approval of the Board of Higher Education before entering into an installment loan arrangement with a financial institution for the purpose of borrowing money to buy sites and to either buy or build and equip buildings and improvements. Removes the provision that allows the board of the community college district to enter into the installment loan arrangement for the purpose of transferring funds to the Illinois Building Authority. Effective immediately.

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

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99-02-19 H Filed With Clerk
                                       Referred to Hse Rules Comm
         H First reading
                                       Assigned to Higher Education
99-02-24 H
                                       Do Pass/Short Debate Cal 014-000-000
99-03-04 H
         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
         S Chief Sponsor BURZYNSKI
         S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-2092 YOUNGE.

Appropriates \$1 to the Illinois Student Assistance Commission for its ordinary and contingent expenses. Effective July 1, 1999.

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99-02-19 H Filed With Clerk
H First reading

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTED DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
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HB-2093 BEAUBIEN.

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55 ILCS 5/5-12001 from Ch. 34, par. 5-12001
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Amends the Counties Code. Provides that the powers of the county board or board of county commissioners to make provisions for the gradual elimination of uses, buildings, and structures that are incompatible with the character of the districts in which they are made or located shall not be exercised to eliminate existing lawful uses, buildings, or structures of a public utility.

```
99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 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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2137 HB-2094

HB-2094 LYONS, JOSEPH.

70 ILCS 3615/1.01

from Ch. 111 2/3, par. 701.01

Amends the Regional Transportation Authority Act by making technical changes to the short title Section.

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned 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-2095 LYONS, JOSEPH.

35 ILCS 120/2a

from Ch. 120, par. 441a

Amends the Retailers' Occupation Tax Act concerning certificates of registration. Extends to 30 days (now 20 days) the time period to protest a decision of the Department of Revenue concerning a certificate. Extends to 20 days (now 10 days) the notice required to be given by the Department for bond conversion or forfeiture.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2096 BROSNAHAN.

730 ILCS 5/3-3-11 730 ILCS 5/5-6-3 from Ch. 38, par. 1003-3-11 from Ch. 38, par. 1005-6-3

Amends the Unified Code of Corrections. Allows jurisdiction over an offender subject to probation or conditional discharge to be transferred to another state under an Interstate Probation Reciprocal Agreement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 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

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000

99-03-22 S Arrive Senate

S Placed Calndr First Rdg

99-04-15 S Chief Sponsor BOWLES

S First reading Referred to Sen Rules Comm

99-04-20 S Assigned to Judiciary

99-04-27 S Added As A Co-sponsor MYERS,J

99-04-28 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

99-04-29 S Second Reading

S Placed Calndr, 3rd Reading

99-05-11 S Third Reading - Passed 059-000-000

H Passed both Houses

99-06-09 H Sent to the Governor

99-07-29 H Governor approved

H Effective Date 99-07-29

H PUBLIC ACT 91-0325

HB-2097 BROSNAHAN.

730 ILCS 110/12

from Ch. 38, par. 204-4

Amends the Probation and Probation Officers Act. Provides that a probation officer shall be considered a peace officer when acting in the exercise of his or her official duties.

CORRECTIONAL NOTE (Department of Corrections)
There will be no fiscal or prison population impact.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
There is no decrease or increase in the number of judges needed.

99-02-19 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Judiciary II - Criminal Law 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-08 H Correctional Note Filed Η Committee Rules 99-03-09 H Judicial Note Filed Committee Rules Н 01-01-09 H Session Sine Die

HB-2098 BROSNAHAN.

705 ILCS 405/5-305 725 ILCS 5/110-10 730 ILCS 110/15.1

from Ch. 38, par. 110-10 from Ch. 38, par. 204-7.1

Amends the Juvenile Court Act of 1987. Provides that informal supervision with a probation officer may include any conditions of probation provided in the Act. Amends the Code of Criminal Procedure of 1963. Provides that the Chief Judge of the Judicial Circuit may establish reasonable fees to be paid by a person receiving pretrial services while under supervision of a pretrial services agency, probation department, or court services department. Amends the Probation and Probation Officers Act. Provides that the reasonable fees to be paid by a person receiving pretrial services are to be deposited in the county probation and court services fund.

FISCAL NOTE (Administrative Office of Ill. Courts)
The workload of Probation and Court Services could increase;
however, specific fiscal impact cannot be determined.
JUDICIAL NOTE (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.

SENATE AMENDMENT NO. 1.

Adds reference to: 730 ILCS 5/5-5-7 730 ILCS 115/1

from Ch. 38, par. 1005-5-7 from Ch. 38, par. 204a-1

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. In the Probation Community Service Act, includes in the definition of site, a church, charitable organization, business, or individual agreeing to accept community service from offenders.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-19 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 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 Fiscal Note Filed 99-03-09 H Judicial 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 99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000 99-03-22 S Arrive Senate S Placed Caindr First Rdg 99-04-15 S Chief Sponsor BOWLES S First reading Referred to Sen Rules Comm 99-04-20 S Assigned to Judiciary 99-04-27 S Added As A Co-sponsor MYERS,J 99-04-28 S Postponed

S Added as Chief Co-sponsor HAWKINSON

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99-05-05 S
                Amendment No.01
                                     JUDICIARY S
                                                              Adopted
         S
                                     Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Caindr, 3rd Reading
99-05-11 S Third Reading - Passed 059-000-000
99-05-12 H Arrive House
         H Place Cal Order Concurrence 01
99-05-19 H Motion Filed Non-Concur 01/BROSNAHAN
         H Calendar Order of Concurren 01
99-05-26 S Sponsor Removed BOWLES
         S Alt Chief Sponsor Changed HAWKINSON
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
01-01-09 H Session Sine Die
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HB-2099 FRANKS.

New Act

Creates the Rural Manufacturing Incentives Program Act. Provides a short title only.

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99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-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-2100 CAPPARELLI – SAVIANO – BUGIELSKI – MCAULIFFE.

35 ILCS 200/19-60

Amends the Property Tax Code concerning the bond of the collector. Makes a technical change.

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99-02-19 H Filed With Clerk
H Added As A Joint Sponsor SAVIANO
H Added As A Joint Sponsor BUGIELSKI
H Added As A Joint Sponsor MCAULIFFE
H First reading Referred to Hse Rules Comm
99-02-24 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-2101 HARRIS – FLOWERS – SHARP AND GILES.

20 ILCS 3805/7.5a new

H

Η

Amends the Illinois Housing Development Act. Provides that the Illinois Housing Development Authority may encourage communities to use and develop a percentage of their housing stock for low and moderate income housing in an attempt to stabilize inner suburban communities, and make grants or loans, with or without interest, in connection therewith. Effective immediately.

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BALANCED BUDGET NOTE (Bureau of the Budget)
    Since this bill is not a supplemental appropriation bill, the
    Balanced Budget Note Act is inapplicable.
    JUDICIAL NOTE (Administrative Office of Ill. Courts)
    There would be no increase in the number of judges needed.
    FISCAL NOTE (Housing Development Authority)
    There will be no fiscal impact.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                            Assigned to Executive
    99-03-03 H
                                           Fiscal Note Requested POE
             Η
                                            St Mandate Fis Nte Req POE
```

Balanced Budget Note Req POE

Home Rule Note Requested POE

Housing Aford Note Requested POE

```
99-03-03-Cont.
         Η
                                      Judicial Note RequestePOE
                                      Do Pass/Stndrd Dbt/Vote 008-007-000
         Η
         H Pled Cal 2nd Rdg Stndrd Dbt
         H Added As A Joint Sponsor FLOWERS
99-03-09 H
                                      Balanced Budget Note Filed
         Η
                                      Fiscal Note Req -withdrawn
         Η
                                      St Mandate Fis Nte Req-wdrn
         Н
                                      Home Rule Note Req-wthdwn
         Н
                                      Hous Aford Note Req-Wthdwn
         Η
                                      Judicial Note Reg-withdrawn
         H Cal 2nd Rdg Stndrd Dbt
99-03-10 H Added As A Co-sponsor GILES
         Н
                                      Fiscal Note Requested POE
         H
                                      St Mandate Fis Nte Reg POE
         H
                                      Housng Aford Note Requested POE
                                      Judicial Note Filed
         H
                                      Fiscal Note Filed
         H
         H Cal 2nd Rdg Stndrd Dbt
99-03-11 H
                                       St Mandate Fis Note Filed
                                       Hous Aford Note Req-Wthdwn
         H Second Reading-Stnd Debate
         H Pld Cal 3rd Rdg-Stndrd Dbt
         H Joint Sponsor Changed to SHARP
99-03-12 H 3rd Rdg-Stnd Dbt-Pass/Vote 074-036-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
00-02-23 S Chief Sponsor LIGHTFORD
00-02-24 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-2102 HARRIS - FLOWERS.

35 ILCS 200/15-172

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that in taxable year 1999 and thereafter, the qualifying individual shall have an income of \$40,000 or less (now \$35,000 or less). Provides that beginning January 1, 2000, the household income limitation for the exemption shall be subject to annual adjustments equal to the percentage of increase in the previous year for the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor.

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

```
99-02-19 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FLOWERS
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2103 DELGADO - MCKEON - SILVA.

730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that if a person convicted of a felony who is in the custody of the Department of Corrections or on parole or mandatory supervised release informs the Department that he or she has resided, resides, or will reside at an address that is a housing facility owned, managed, operated, or leased by a public housing agency, the Department must send written notification of that information to the public housing agency that owns, manages, operates, or leases the housing facility. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to: 730 ILCS 110/12 from Ch. 38, par. 204-4
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Further amends the Unified Code of Corrections. Provides that the notification to the public housing agency must also be made if the person was adjudicated a delinquent for a felony and has been committed to the Department of Corrections and informs the De-

2141 HB-2103—Cont.

partment that he or she has resided, resides, or will reside in a public housing facility. Amends the Probation and Probation Officers Act. Provides that probation officers must also inform public housing agencies if probationers convicted of felonies who are under their supervision inform them of their past, current, or future residence in a public housing facility.

SENATE AMENDMENT NO. 1. Adds reference to: 310 ILCS 10/8.23 new

Amends the Housing Authorities Act. Provides that immediately upon receipt of the written notification by the Department of Corrections of the felon's or adjudicated delinquent's intent to reside at an address of the housing facility, the Housing Authority must provide written notification to the leaseholder residing at that address. Provides that the Housing Authority may not evict the leaseholder unless the Authority proves by the preponderance of evidence that the leaseholder had knowledge of and consents to the felon's or adjudicated delinquent's intent to reside at the leaseholder's address.

SENATE AMENDMENT NO. 2.

Deletes reference to adjudicated delinquent from the bill. Provides that the Department of Corrections must only send notification of information about adult felons who inform the Department that they intend to reside at an address that is a housing facility owned, managed, operated, or leased by a public housing authority. Amends the Housing Authorities Act. Provides that immediately upon receipt of the written notification by the Department of Corrections of the felon's intent to reside at an address of the housing facility, the Housing Authority must provide written notification to the leaseholder residing at that address. Provides that the Housing Authority may not evict the leaseholder unless the Authority proves by the preponderance of evidence that the leaseholder had knowledge of and consents to the felon's intent to reside at the leaseholder's address.

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99-02-19 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
99-03-05 H
                Amendment No.01
                                      JUD-CRIMINAL H
                                                              Adopted
                                      Do Pass Amend/Short Debate 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 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DUDYCZ
99-03-17 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
99-04-28 S
                                      Postponed
99-05-05 S
                                      Recommended do pass 010-000-000
         S
           Placed Calndr, Second Rdg
99-05-06 S Filed with Secretary
                Amendment No.01
                                      DUDYCZ
                 Amendment referred to SRUL
99-05-11
         S
           Filed with Secretary
         S
                 Amendment No.02
                                      DUDYCZ
         S
                 Amendment referred to SRUL
99-05-12
         S
                 Amendment No.01
                                      DUDYCZ
         S
                Rules refers to
                                       SJUD
         S
                 Amendment No.02
                                      DUDYCZ
         S
                Rules refers to
                                       SJUD
                 Amendment No.01
                                      DUDYCZ
            Be apprvd for consideratn SJUD/009-000-000
                Amendment No.02
                                      DUDYCZ
         S
           Be apprvd for consideratn SJUD/009-000-000
99-05-13
         S
           Second Reading
         S
                 Amendment No.01
                                      DUDYCZ
                                                               Adopted
                 Amendment No.02
                                      DUDYCZ
                                                               Adopted
         S Placed Calndr,3rd Reading
99-05-14 S Third Reading - Passed 057-000-001
         H Arrive House
         H Place Cal Order Concurrence 01,02
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99-05-18 H Motion Filed Concur
                                        HRUL
         Н
                Motion referred to
         H Calendar Order of Concurren 01,02
                                       HJUB/01,02
99-05-19 H
                 Rules refers to
         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 01,02/116-000-000
         H Passed both Houses
         H Added As A Joint Sponsor MCKEON
         H Added As A Joint Sponsor SILVA
99-06-18 H Sent to the Governor
99-08-13 H Governor approved
              Effective Date 99-08-13
         Н
              PUBLIC ACT 91-0506
         Н
```

HB-2104 ERWIN.

35 ILCS 200/10-15

Amends the Property Tax Code. Provides that single family townhome and condominium units within the same building shall each be assessed individually.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/10-15 Adds reference to: 765 ILCS 5/38c new

Deletes everything. Amends the Conveyances Act. Provides that the declarations of a noncondominium townhome instrument concerning common interest property must provide that maintenance assessments must be consistent with the following factors when considered together: (i) the square footage of the townhome in relation to the square footage of other townhomes in the common interest property community, (ii) the equalized assessed value of the townhome in relation to the equalized assessed value of the other townhomes in the common interest property community, and (iii) the special assessments of the townhome for insurance premiums in relation to those special assessments for other townhomes in the common interest property community. Defines "common interest property" and "noncondominium townhome". NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

99-02-19 H Filed With Clerk

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H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Revenue
99-03-04 H
                Amendment No 01
                                      REVENUE
                                                               Adopted
                                                   Н
                                      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 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
99-03-16 S Arrive Senate
         S Chief Sponsor CULLERTON
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Revenue
99-05-06 S
                                      Recommended do pass 008-001-001
         S Placed Calndr, Second Rdg
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 053-003-003
         H Passed both Houses
99-06-09 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Н
              PUBLIC ACT 91-0326
```

HB-2105 HASSERT.

415 ILCS 5/3.94

Amends the Environmental Protection Act. Makes changes in the definition of coal combustion by-product.

```
99-02-19 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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
                Amendment No.01
                                      HASSERT
                 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
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HB-2106 WINKEL AND JOHNSON, TIM.

625 ILCS 5/3-629

Amends the Illinois Vehicle Code to require the State Treasurer to create separate accounts within the State College and University Trust Fund for each public university or college for which collegiate license plates have been issued. Provides that moneys in the State College and University Trust Fund shall be allocated to each account in proportion to the number of plates sold in regard to each public university or college.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Constitutional Officers
99-03-03 H
                                       Do Pass/Short Debate Cal 011-000-000
         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 JOHNSON, TIM
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 WEAVER,S
                                       Referred to Sen Rules Comm
         S First reading
99-03-25 S
                                       Assigned to Executive
99-04-20 S
                                       Recommended do pass 012-000-000
         S Placed Calndr.Second Rdg
99-04-21 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 056-000-000
         H Passed both Houses
99-05-25 H Sent to the Governor
99-07-09 H Governor approved
              Effective Date 00-01-01
         H
         H
              PUBLIC ACT 91-0083
```

HB-2107 FOWLER - MOFFITT - WOOLARD - DAVIS, MONIQUE - O'BRIEN.

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, including provision for school nurses. 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 would be no fiscal impact on the A.G.; additional duties would be absorbed by existing resources.

NOTE(S) THAT MAY APPLY: Fiscal
99-02-19 H First reading
H Added As A Joint Sponsor MOFFITT
H Added As A Joint Sponsor WOOLARD
H Added As A Joint Sponsor DAVIS, MONIQUE
```

H Added As A Joint Sponsor O'BRIEN

H Referred to Hse Rules Comm

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99-02-24 H
Assigned to Tobacco Settlement Proceeds
Distr

99-03-05 H
Re-Refer Rules/Rul 19(a)
Fiscal Note Filed
Committee Rules

01-01-09 H Session Sine Die
```

HB-2108 FOWLER.

320 ILCS 10/8

from Ch. 23, par. 6208

Amends the Respite Program Act. Deletes language providing that the implementation of respite projects is contingent upon the availability of federal financial participation.

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FISCAL NOTE (Department on Aging)
    Estimated cost to provide 1000 clients 2 weeks of respite care
    per year would be over $4.1 million.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H.
                                           Assigned to Human Services
    99-03-05 H
                                           Do Pass/Stndrd Dbt/Vote 007-004-001
                                              HHSV
             H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                           Fiscal Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
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HB-2109 FOWLER AND MITCHELL, BILL.

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Provides that the enhancement provisions in which a defendant over 21 years of age who is convicted of a Class 1 or Class 2 felony, after having twice been convicted of a Class 2 or greater Class felonies, is sentenced as a Class X offender apply to a defendant who was twice convicted in another state of offenses that contain the same elements as offenses classified in Illinois as Class 2 or greater Class felonies (now the prior offenses have to have been committed in Illinois).

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NOTE(S) THAT MAY APPLY: Correctional
                                           Referred to Hse Rules Comm
   99-02-19 H First reading
                                           Assigned to Judiciary II - Criminal Law
   99-02-24 H
   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 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
   00-01-12 S Chief Sponsor WATSON
             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
   00-03-31 S Second Reading
             S Placed Calndr, 3rd Reading
   00-05-16 S
                                           Refer to Rules/Rul 3-9(b)
    01-01-09 H Session Sine Die
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HB-2110 FOWLER - LANG - BOLAND - HOLBROOK.

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10 ILCS 5/4-16 from Ch. 46, par. 4-16
10 ILCS 5/5-23 from Ch. 46, par. 5-23
10 ILCS 5/6-53 from Ch. 46, par. 6-53
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Amends the Election Code. Requires election authorities to examine their records and make the proper notations on the registration card of any voter whose residence is the same but whose address has changed as a result of the implementation of a 9-1-1 emergency telephone system. Effective immediately.

FISCAL NOTE (State Board of Elections)
HB 2110 would have minimal fiscal impact.

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

SENATE AMENDMENT NO. 1.

Adds reference to: 50 ILCS 750/15.4

from Ch. 134, par. 45.4

Amends the Election Code and the Emergency Telephone System Act. Requires an Emergency Telephone System Board to compile and transmit to election authorities a list of the names and addresses of those individuals whose residence is the same but whose address has changed as the result of the implementation of an emergency telephone system.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Elections & Campaign Reform
99-03-01 H Added As A Joint Sponsor LANG
99-03-03 H
                                      Fiscal Note Filed
         Н
                                      Do Pass/Short Debate Cal 011-000-000
         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 101-014-000
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor HOLBROOK
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
00-03-01 S
                                      Assigned to Local Government
00-03-07 S
                                      Postponed
00-03-22 S
                                      LOCAL GOV
                                                    S
                 Amendment No.01
                                                               Adopted
         S
                                      Recmnded do pass as amend 006-000-000
         S Placed Calndr, Second Rdg
00-03-24 S Second Reading
         S Placed Calndr, 3rd Reading
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HB-2111 HANNIG.

00-05-16 S

00-11-09 S

01-01-01 S

305 ILCS 5/5-1

from Ch. 23, par. 5-1

Refer to Rules/Rul 3-9(b)

Refer to Rules/Rul 3-9(b)

Approved for Consideration SRUL

Amends the "Medicaid" Article of the Illinois Public Aid Code. Makes a stylistic change in a Section concerning the purpose of the Article.

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99-02-19 H First reading
99-02-24 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
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HB-2112 HANNIG - RYDER - LAWFER.

01-01-09 H Session Sine Die

S Placed Calndr, 3rd Reading

70 ILCS 405/17

from Ch. 5, par. 122

Amends the Soil and Water Conservation Districts Act. Provides that the territory contained within the boundaries of a county or counties shall be a part of the Soil and Water Conservation District within which the county or counties are located except that certain territory in Cook County shall be split between two districts. Deletes the provisions concerning petitions for including additional territory.

FISCAL NOTE (Department of Agriculture)

There would be no direct fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Adds reference to:

70 ILCS 405/23 from Ch. 5, par. 128

Further amends the Soil and Water Conservation Districts Act. Provides that no authority exercised by a district under the Section governing adoption of land use regula-

tions imposes any restriction or mandate on land use practices and other policies of municipalities with respect to land located in that municipality, unless the corporate authorities of that municipality authorize by resolution the application of that district's land use regulations within the municipality's corporate limits.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   99-02-19 H First reading
                                          Referred to Hse Rules Comm
   99-02-24 H
                                          Assigned to Agriculture & Conservation
   99-03-01 H Added As A Joint Sponsor RYDER
                                          Do Pass/Short Debate Cal 017-000-000
   99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                          Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-11 H Joint Sponsor Changed to LAWFER
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-22 H
                     Amendment No.01
                                          HANNIG
             Н
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                     Amendment No.01
                                          HANNIG
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
    99-03-24 H
                                          HANNIG
                     Amendment No.01
                                                                   Adopted
             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
             S Chief Sponsor NOLAND
    99-04-14 S First reading
                                          Referred to Sen Rules Comm
    99-04-20 S
                                          Assigned to Agriculture & Conservation
    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
    99-05-06 S Third Reading - Passed 055-001-001
             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 91-0327
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HB-2113 FRITCHEY - SCOTT - MCKEON - BLACK. SLONE AND ERWIN.

20 ILCS 605/46.19a from Ch. 127, par. 46.19a 20 ILCS 605/46.52a new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs (DCCA) may award grants to foster cooperation among Illinois businesses by emphasizing an industry-wide or sector-based approach to business assistance. Provides that grant recipients shall be not-for-profit corporations whose purpose is to promote industrial and business development. Provides that DCCA shall administer an Illinois Neighborhood Development Matching Grant Program. Provides for 2 to 1 matching grants to qualified community development corporations, community development organizations, community based organizations, and similar not-for-profits. Provides that funds may not be used for the provision of direct financial assistance to businesses or development projects. Provides that DCCA shall provide technical assistance on preparing the grant application.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading
H Added As A Joint Sponsor SCOTT
H Added As A Joint Sponsor MCKEON
H Referred to Hse Rules Comm

99-02-24 H Assigned to State Government
Administration

99-02-25 H Added As A Co-sponsor SLONE

99-03-01 H Joint Sponsor Changed to BLACK

99-03-04 H Do Pass/Short Debate Cal 008-000-000

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
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
               H Added As A Co-sponsor ERWIN
      99-03-22 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-25 S Chief Sponsor WALSH,T
      99-03-26 S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HB-2114
             CROSS.
  735 ILCS 5/1-101
                                    from Ch. 110, par. 1-101
  Amends the Code of Civil Procedure. Makes stylistic changes in the short title Sec-
tion.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2115
             CROSS.
  735 ILCS 5/2-209
                                    from Ch. 110, par. 2-209
  740 ILCS 100/2
                                    from Ch. 70, par. 302
  Amends the Code of Civil Procedure and the Joint Tortfeasor Contribution Act.
Makes stylistic changes in provisions concerning torts.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2116
            STROGER.
  820 ILCS 405/1900
                                    from Ch. 48, par. 640
  Amends the Unemployment Insurance Act. Provides that, upon request by an autho-
rized designee of the chief executive officer of a municipality or county, the Depart-
ment of Employment Security shall disclose the names, locations, industrial
classifications, and numbers of employees of employers located within that municipal-
ity or county when the information is requested in furtherance of industrial and com-
mercial development or retention objectives and programs. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Labor & Commerce
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HR-2117
            ACEVEDO.
   65 ILCS 20/21-5a
                                    from Ch. 24, par. 21-5a
  Amends the Revised Cities and Villages Act of 1941 concerning an election date.
Adds a caption.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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-2118
            ACEVEDO.
  105 ILCS 5/1-2
                                    from Ch. 122, par. 1-2
```

School Code's construction. 99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive Re-Refer Rules/Rul 19(a)

Amends the School Code to make a technical change to a provision concerning the

99-03-05 H

01-01-09 H Session Sine Die

2148 HB-2119

NOVAK. HB-2119

New Act

Creates the Payday Loan Act. Provides only a short title.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2120 MOFFITT - NOVAK - CURRY, JULIE - SKINNER.

50 ILCS 345/20 50 ILCS 345/25

Amends the Local Governmental Acceptance of Credit Cards Act. Provides that each elected official (now the governing body of the local governmental entity) may decide how to administer and implement the acceptance of credit cards for certain debts unless the governing body of the entity mandates otherwise. Provides that fees in excess of 3% (now the lesser of \$40 or 3%) may not be added to a tax payment.

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

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Local Government 99-03-04 H Do Pass/Short Debate Cal 007-000-002 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 Primary Sponsor Changed To REITZ 99-03-26 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 070-043-001 H Primary Sponsor Changed To MOFFITT 99-03-29 H Added As A Joint Sponsor NOVAK H Added As A Joint Sponsor CURRY, JULIE H Added As A Joint Sponsor SKINNER 99-04-14 S Arrive Senate

S Placed Calndr First Rdg

99-04-15 S Chief Sponsor O'MALLEY 99-04-20 S First reading Referred to Sen Rules Comm 99-04-22 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-2121 SKINNER.

35 ILCS 200/16-67 new

35 ILCS 200/16-95

Amends the Property Tax Code. Requires the Board of Review in Cook County to equalize assessments of a class of property that had at least 25 sales in the previous taxable year within a township to the median assessment level of that property class throughout the county for the same assessment year. Effective immediately.

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

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2122 NOVAK.

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, 1999, 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, 1999. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading 99-02-24 H

Referred to Hse Rules Comm Assigned to Revenue

Re-Refer Rules/Rul 19(a)

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99-03-05 H
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01-01-09 H Session Sine Die

HB-2123 NOVAK AND ERWIN.

20 ILCS 687/6-6

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Increases from \$3,000,000 to \$5,000,000 the total amount that must be contributed annually to the Energy Efficiency Trust Fund through pro-rata contributions from each electric utility and alternative retail electric supplier in the State. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19	Η	First reading	Referred to Hse Rules Comm	
99-02-24		Č	Assigned to Electric Utility Dereg	gulation
99-03-05	Н		Re-Refer Rules/Rul 19(a)	_
99-03-19	Н	Added As A Co-sponsor ERV	WIN	
01-01-09	Н	Session Sine Die		

HB-2124 DURKIN.

725 ILCS 5/108A-10

from Ch. 38, par. 108A-10

Amends the Code of Criminal Procedure of 1963. Makes a grammatical change in the Section granting the State the right to appeal from a denial of an application for an order of authorization or approval of the use of an eavesdropping device and the right to appeal the granting of a motion to suppress the admission of evidence obtained by the use of an eavesdropping device.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Executive
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HR-2125 DURKIN.

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55 ILCS 5/5-1041
                                   from Ch. 34, par. 5-1041
65 ILCS 5/11-12-8
                                   from Ch. 24, par. 11-12-8
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Amends the Counties Code and the Illinois Municipal Code. Provides that a county or municipality may not require a cash bond from a person who seeks approval of a map, plat, or subdivision when the person has filed a current irrevocable letter of credit, surety bond, or letter of commitment that complies with the Public Construction Bond Act.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
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 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
99-03-24 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
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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
         Η
              PUBLIC ACT 91-0328
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HB-2126 DURKIN.

220 ILCS 5/13-502

from Ch. 111 2/3, par. 13-502

Amends the Public Utilities Act. Provides that before a telecommunications service may be classified as competitive, evidence that the service is being provided by more than one provider must be presented. Requires the Illinois Commerce Commission to investigate the propriety of all existing tariffs for competitive services for carriers that provide both competitive and noncompetitive services and to reclassify the service as noncompetitive if any consumer in the geographic area described by the tariff cannot readily obtain the service from more than one provider. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Public Utilities 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2127 JOHNSON, TOM AND JOHNSON, TIM.

810 ILCS 5/2-313 from Ch. 26, par. 2-313

Amends the Uniform Commercial Code. Provides that if a written contract for the sale of goods contains an express warranty covering the repair of the goods, the warranty must include the following in 10 point boldface type: (i) the maximum length of time that the seller may take to repair the goods before a breach of the warranty will be deemed to have occurred and (ii) whether the period during which the goods are awaiting repair or being repaired extends the period for which the goods are covered by the warranty and, if so, the length of that extension. Effective immediately.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary I - Civil Law
99-03-05 H Refer Rules/Rul 19(a)
99-03-10 H Added As A Co-sponsor JOHNSON,TIM

01-01-09 H Session Sine Die

HB-2128 JOHNSON, TOM.

30 ILCS 105/5.490 new 30 ILCS 105/6z-43 new 305 ILCS 5/5-5.22 new 305 ILCS 5/Art. 5E rep.

Amends the State Finance Act and the Illinois Public Aid Code. Creates the Tobacco Settlement Recovery Fund as a special fund in the State Treasury. Provides that the Fund shall consist of all monies paid to the State pursuant to (1) the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al. and (2) any settlement with or judgment against any tobacco product manufacturer other than one participating in the Master Settlement Agreement, as well as any other monies as provided by law. Provides that beginning on January 1, 2000, the existing balance in the Tobacco Settlement Recovery Fund shall be transferred monthly to the Long-Term Care Provider Fund until at least \$55,000,000 has been transferred during that fiscal year, which money shall replace the nursing home licensed day bed fee which is repealed by this amendatory Act of the 91st General Assembly.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading
99-02-24 H
Assigned to Tobacco Settlement Proceeds
Distr
99-03-05 H
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2129 HARTKE.

New Act 30 ILCS 740/2-13.01 new 70 ILCS 3605/7b new 70 ILCS 3610/5.4 new 70 ILCS 3615/2.25 new

Creates the Public Transportation Consumer Protection Act. Provides that transit operators shall seek competitive proposals on at least 10% of their services on an annual basis. Provides for the establishment of minimum standards for private transit operators and contracts. Establishes procedures for competitive bidding. Provides for audits of service providers. Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act to make those Acts subject to the Public Transportation Consumer Protection Act.

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FISCAL NOTE (Department of Transportation) There will be no direct fiscal impact on DOT.
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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading
99-02-24 H
99-03-04 H
99-03-05 H
01-01-09 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Transportation & Motor Vehicles
Fiscal Note Filed
Committee Transportation & Motor Vehicles
Re-Refer Rules/Rul 19(a)
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HB-2130 HARTKE.

70 ILCS 705/11h new

Amends the Fire Protection District Act. Provides that a fire protection district may, by ordinance, regulate alarm systems operated in the district. Provides that the district may assess a charge against the operator of an alarm system for unfounded alarms that exceed (i) 4 alarms during any 30-day period or (ii) 6 alarms during any 12-month period. Defines "unfounded alarms". Provides that a charge may not be assessed for an unfounded alarm in certain circumstances when the fire department is notified of the alarm. Provides that the amount of the charge may not exceed \$500 per alarm.

HOUSE AMENDMENT NO. 1.

Further amends the Fire Protection District Act. Allows a fire protection district to assess a charge against the end user customer who uses an alarm system (now, against the operator of an alarm system) for unfounded alarms. Makes a technical change.

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SENATE AMENDMENT NO. 1.
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Deletes reference to:
70 ILCS 705/11h new
Adds reference to:
70 ILCS 705/21 from Ch. 127 1/2, par. 38.4
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Deletes everything. Amends the Fire Protection District Act in the Section concerning disconnection of territory located in a municipality in which more than 50% of the district's total territory is located. Provides that the court shall hold a hearing not less than 4 weeks nor more than 8 weeks (now, not less than 2 weeks nor more than 4 weeks) after a petition for disconnection is filed. Provides that a 21-day (now 10-day) notice of the hearing must be given by the court in a daily or weekly newspaper. Provides that if the conditions for disconnection are met, the court shall order a referendum on the question of disconnection if a petition requesting a referendum, signed by no fewer than 1% of the registered voters in the district, is filed with the court at or before the required hearing. Provides that if a majority of the voters voting on the question vote in the affirmative, the court shall order the disconnection. Provides that if a majority of the voters voting on the question vote in the negative, the court shall dismiss the petition and no petition seeking disconnection may be filed for a period of 5 years after dismissal. Effective immediately.

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Local Government
99-03-04 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
99-03-10 H Relid 2nd Rdg-Short Debate
         Η
                Amendment No.01
                                     HARTKE
        H
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-11 H
                Amendment No.01
                                     HARTKE
         H Recommends be Adopted HRUL/005-000-000
         H Held 2nd Rdg-Short Debate
99-03-16 H
                Amendment No.01
                                     HARTKE
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-008-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
00-02-25 S Chief Sponsor RAUSCHENBERGER
         S First reading
                                     Referred to Sen Rules Comm
00-03-09 S
                                     Assigned to Local Government
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00-03-22 S
                                      Held in Committee
00-03-28 S
                                      LOCAL GOV S
                                                               Adopted
                 Amendment No.01
                                      Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
00-03-30 S Second Reading
         S Placed Calndr, 3rd Reading
00-03-31 S Third Reading - Passed 053-001-002
         H Arrive House
         H Place Cal Order Concurrence 01
00-04-14 H
                                      Re-Refer Rules/Rul 19(a)
01-01-08 H
                                      Approved for Consideration 004-000-000
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                 Motion referred to
                                        HRUL
         H Be apprvd for consideratn HRUL/004-000-000
         H H Concurs in S Amend 01/115-000-001
         H Passed both Houses
01-01-09 H Sent to the Governor
01-02-09 H Governor approved
         Н
              Effective Date 01-02-09
              PUBLIC ACT 91-0944
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HB-2131 HARTKE - GARRETT - GASH.

605 ILCS 5/4-201.21 new

Amends the Illinois Highway Code. Provides that if a State highway or other roadway is located or is to be located within the corporate limits of a municipality and any portion of that highway or roadway is or will be adjacent to a public primary school, secondary school, public recreational area, or bicycle path, that highway or roadway may not be constructed, enlarged, or widened unless the Department of Transportation has completed an Environmental Impact Study that includes the effect of that construction on noise, vibration, water quality, and air quality on the adjacent public property or educational institution. Provides for public hearings on the study. Permits the municipality to submit the question of the construction or expansion for referendum approval. Effective immediately.

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FISCAL NOTE (Department of Transportaton)
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The actual amount of increased expenditures is indeterminate at this time.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Transportation & Motor Vehicles
99-03-03 H Added As A Joint Sponsor GARRETT
99-03-04 H Fiscal Note Filed
Committee Transportation & Motor Vehicles
99-03-05 H Re-Refer Rules/Rul 19(a)
99-05-26 H Added As A Joint Sponsor GASH

01-01-09 H Session Sine Die

HB-2132 MYERS,RICHARD.

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

Amends the Downstate Teacher Article of the Pension Code. Allows credit to be established for certain periods during which a current or former teacher ceased employment for the purpose of pursuing advanced studies in a field related to the person's work as a teacher. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
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The fiscal impact of HB 2132 cannot be determined as the amount of service credit that would be established is unknown. There would be a fiscal impact as only employee contributions,

plus interest, are required to establish the service credit.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
99-02-19 H First reading
99-02-24 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

2153 HB-2133

HB-2133 MYERS,RICHARD.

210 ILCS 50/1

from Ch. 111 1/2, par. 5501

Amends the Emergency Medical Services (EMS) Systems Act. Makes technical changes in the short title Section.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2134 MCKEON.

765 ILCS 605/1

from Ch. 30, par. 301

Amends the Condominium Property Act. Makes a stylistic change in provisions regarding the Short Title of the Act.

```
99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Executive
99-03-05 H
                                      Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      MCKEON
99-03-09 H
                Amendment No.01
                 Amendment referred to HRUL
         Н
         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
                                      MCKEON
         Ή
                Rules refers to
                                       HIUA
         H Held 2nd Rdg-Short Debate
99-03-25 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-2135 MCKEON.

725 ILCS 5/110-11

from Ch. 38, par. 110-11

Amends the Code of Criminal Procedure of 1963. Makes a grammatical change in the Section that provides that if the judgment of conviction is reversed and the cause remanded for a new trial, the trial court may order that the bail stand pending the trial or may reduce or increase bail.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2136 MCKEON – CURRIE – JONES, LOU – DAVIS, MONIQUE.

705 ILCS 405/5-114 new

Amends the Juvenile Court Act of 1987. Provides that in delinquency proceedings, minors have all the procedural rights of adults in criminal proceedings, unless specifically precluded by laws that enhance the protection of the minors. Requires the minor to be represented by counsel, to have the right to be present, to be heard, to present evidence material to the proceedings, to cross-examine witnesses, and to examine pertinent court files and records. Provides that a confession, statement, or admission may not be introduced against a minor under 10 on the allegations of a delinquency petition. Provides that there is a rebuttable presumption that a confession, statement, or admission made by a child at least 10 but under 15 years of age is inadmissible. Effective immediately.

```
99-02-19 H First reading
H Added As A Joint Sponsor CURRIE
H Added As A Joint Sponsor JONES,LOU
H Added As A Joint Sponsor JONES,MONIQUE
H Referred to Hse Rules Comm

99-02-24 H Assigned to Children & Youth

99-03-05 H Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-2137 SAVIANO.

New Act

Creates the Uniformed Peace Officers Drug and Alcohol Use Accountability Act. Prohibits any peace officer from possessing, using, or ingesting any controlled sub-

stance or cannabis. Prohibits any peace officer from drinking any alcoholic liquor while on duty. Provides that if a peace officer possesses, uses, or ingests a controlled substance or cannabis, the officer shall be terminated except in cases of mitigating circumstances. Provides that if a peace officer drinks alcoholic liquor while on duty, the chief of the police department or the sheriff shall take disciplinary action. Effective immediately.

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

99-04-14 S First reading 01-01-09 H Session Sine Die

Deletes all substantive provisions.

```
NOTE(S) THAT MAY APPLY: Home Rule; Housing Afford
   99-02-19 H First reading
                                         Referred to Hse Rules Comm
   99-02-24 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
                                         SAVIANO
   99-03-17 H
                    Amendment No.01
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
   99-03-23 H
                    Amendment No.01
                                         SAVIANO
             H Recommends be Adopted HRUL
                    Amendment No.01
                                         SAVIANO
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
             S Arrive Senate
             S Placed Caindr First Rdg
    99-04-05 S Chief Sponsor JACOBS
```

HB-2138 KENNER - DELGADO - SILVA, CURRIE, HAMOS, DAVIS, STEVE, LY-ONS, JOSEPH, GIGLIO, BROSNAHAN, JONES, SHIRLEY, SHARP AND FEIGENHOLTZ.

Referred to Sen Rules Comm

New Act

Creates the Universal Health Care Plan Act. Provides that the State of Illinois shall implement a universal health care plan that provides universal access to a full range of preventive, acute, and long-term health care services. Establishes the Bipartisan Health Care Reform Commission with members appointed by the Governor and legislative leaders. Provides for public hearings and a report by the Commission. Requires a preliminary report by January 1, 2000 and a final report by January 1, 2003. Effective immediately.

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FISCAL NOTE (Department of Insurance)
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Estimates are impossible to determine due to lack of specifi-

city; past estimates of a Canadian system exceeded \$40 billion,

which would be partially offset by existing health care costs.

Н

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H First reading
                                        Referred to Hse Rules Comm
   99-02-24 H
                                        Assigned to Health Care Availability &
                                           Access
   99-02-25 H Added As A Joint Sponsor DELGADO
   99-03-02 H Joint Sponsor Changed to SILVA
   99-03-03 H Added As A Co-sponsor CURRIE
            H Added As A Co-sponsor HAMOS
             H Added As A Co-sponsor DAVIS,STEVE
             H Added As A Co-sponsor LYONS, JOSEPH
             H Added As A Co-sponsor GIGLIO
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor JONES, SHIRLEY
             H Added As A Co-sponsor SHARP
             H Added As A Co-sponsor FEIGENHOLTZ
                                        Motion Do Pass-Lost 007-005-000 HCAA
   99-03-04 H
            Н
                                        Remains in CommiHealth Care Availability
                                           & Access
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
                                        Fiscal Note Filed
    99-03-09 H
```

Committee Rules

2155 HB-2138—Cont.

01-01-09 H Session Sine Die

HB-2139 ZICKUS.

40 ILCS 5/7-173.1

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In the provisions setting forth the additional contributions required from sheriff's law enforcement employees, makes a technical change in the caption. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 2139 will not have a fiscal impact on the Ill. Municipal Re-

tirement Fund.

NOTE(S) THAT MAY APPLY: Pension

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н .	Committee Rules
01-01-09 H Session Sine Die	

HB-2140 SAVIANO.

New Act

```
5 ILCS 80/4.12 from Ch. 127, par. 1904.12
5 ILCS 80/4.20 new
225 ILCS 310/Act rep.
```

Creates the Commercial Interior Design Practice and Residential Interior Design Title Act, repeals the Interior Design Profession Title Act, and amends the Regulatory Sunset Act. Creates the Commercial Interior Design Practice and Residential Interior Design Title Act to regulate the practice of commercial interior design through licensing and registration requirements. Repealed January 1, 2010. Effective immediately.

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HOUSE AMENDMENT NO. 1.
```

```
Deletes reference to:
New Act
5 ILCS 80/4.12
5 ILCS 80/4.20 new
225 ILCS 310/Act. rep.
Adds reference to:
225 ILCS 310/15
```

99-02-19 H First reading

Deletes everything. Amends the Interior Design Profession Title Act. Makes technical changes in the Section concerning disciplinary actions.

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

```
99-02-24 H
                                      Assigned to Registration & Regulation
99-03-02 H Mtn Prevail Suspend Rule 25
                                      Committee Registration & Regulation
99-03-03 H
                 Amendment No.01
                                      REGIS REGULAT H
                                                               Adopted
         Η
                                      Do Pass Amend/Short Debate 014-000-000
         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
```

Referred to Hse Rules Comm

HB-2141 PANKAU.

```
735 ILCS 5/7-119 from Ch. 110, par. 7-119
```

Amends the Code of Civil Procedure regarding admissibility of evidence in eminent domain cases. Provides that, if a court makes a determination that actual sales of property have been completed which constitute "comparable sales", then offers to purchase either the subject property or a comparable property are inadmissible in evidence. Effective immediately.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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-2142 **2156**

HB-2142 SAVIANO.

820 ILCS 305/8	from Ch. 48, par. 138.8
820 ILCS 305/8a new	₹
820 ILCS 305/16	from Ch. 48, par. 138.16
820 ILCS 305/16a	from Ch. 48, par. 138,16a
820 ILCS 310/16	from Ch. 48, par. 172.51
820 ILCS 310/16a	from Ch. 48, par. 172.51a
820 ILCS 310/16b new	-

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Makes various changes and additions regarding: determination of charges for health care services provided to injured workers; processing of payments to health care providers; resolution of disputes concerning charges for health care services; submissions of reports by the Industrial Commission concerning health care services; attorney's fees; and other matters. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Labor & Commerce
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	` ,

HB-2143 SAVIANO.

New Act	
210 ILCS 85/10.2	from Ch. 111 1/2, par. 151.2
225 ILCS 60/22	from Ch. 111, par. 4400-22
225 ILCS 65/15-50	_
225 ILCS 95/21	from Ch. 111, par. 4621

Creates the Corporate Practice of Medicine and Health Care Services Act. Regulates the corporate practice of medicine by physicians and other health care professionals. Amends the Medical Practice Act of 1987, the Nursing and Advanced Practice Nursing Act, and the Physician Assistant Practice Act of 1987 to make violation of the Corporate Practice of Medicine and Health Care Services Act grounds for discipline under those Acts. Amends the Hospital Licensing Act. Provides an exception for wilful or wanton misconduct to the provision that a hospital and certain individuals are not liable for the conduct of certain committees. Effective immediately.

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

99-02-19 H First reading

99-02-24 H Assigned to Judiciary I - Civil Law

99-03-05 H Referred to Hse Rules Comm

Assigned to Judiciary I - Civil Law

Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-2144 CROTTY - LOPEZ.

720 ILCS 5/24-3.5 new

Amends the Criminal Code of 1961. Prohibits storing a loaded handgun in a location and manner that makes the handgun accessible to a minor under 14 years of age. Provides exemptions. If the minor gains access to the handgun, the person responsible for storing the handgun is guilty of a Class C misdemeanor. If the minor causes death or great bodily harm using the handgun, the person responsible for storing the handgun is guilty of a Class A misdemeanor and is civilly liable for treble the amount of actual damages caused by use of the handgun.

```
FISCAL NOTE (Department of Corrections)
There will be no fiscal or prison population impact.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Fiscal Note Filed
H Correctional Note Filed
Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Joint Sponsor LOPEZ
01-01-09 H Session Sine Die
```

HB-2145 CROTTY – BROSNAHAN – FRANKS – FOWLER – MCCARTHY AND LOPEZ.

Appropriates \$500,000 from the General Revenue Fund to the Department on Aging for expansion of the Long Term Care Ombudsman Program. Effective July 1, 1999.

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99-02-19 H First reading
H Added As A Joint Sponsor BROSNAHAN
H Added As A Joint Sponsor FRANKS
H Added As A Joint Sponsor FOWLER
H Added As A Joint Sponsor MCCARTHY
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Co-sponsor LOPEZ
01-01-09 H Session Sine Die
```

HB-2146 JONES, SHIRLEY - REITZ - JONES, LOU.

210 ILCS 45/2-207

from Ch. 111 1/2, par. 4152-207

Amends the Nursing Home Care Act. Provides that the Department of Public Health shall publish a consumer report, rather than a directory, that contains certain information on public health region listing facilities. Provides that the Department may charge a fee for the consumer report.

```
FISCAL NOTE (Department of Public Health)
    The Department does not anticipate an additional cost.
    STATE MANDATES NOTE
    (Department of Commerce and Community Affairs)
    Does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
             H Added As A Joint Sponsor REITZ
             H Added As A Joint Sponsor JONES, LOU
                                          Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Human Services
    99-03-03 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H
                                          Fiscal Note Requested BLACK
             Н
                                          St Mandate Fis Nte Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H
                                          Fiscal Note Filed
             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
    99-03-18 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 SMITH
```

HB-2147 HOLBROOK – JONES,SHIRLEY – JONES,LOU – JONES,JOHN – BLACK.

20 ILCS 605/46.5a

from Ch. 127, par. 46.5a

Referred to Sen Rules Comm

Amends the Civil Administrative Code of Illinois. Adds a caption to a Section concerning creation or retention of full-time jobs in the Department of Commerce and Community Affairs (DCCA).

HOUSE AMENDMENT NO. 1.

S First reading

01-01-09 H Session Sine Die

Deletes reference to: 20 ILCS 605/46.5a Adds reference to: 20 ILCS 665/46 new

Deletes everything. Amends the Illinois Promotion Act. Creates a Coordinating Committee of State agencies involved with tourism in the State of Illinois. Provides that the Committee shall consist of the Director of DCCA as chairman, the Lieutenant Governor, the heads of several departments and agencies or their designees, and 4 members of the General Assembly, of whom one shall be appointed by the Speaker of the House, one by the House Minority Leader, one by the President of the Senate, and one by the Senate Minority Leader. Provides that the Committee shall meet at least quarterly to coordinate the promotion and development of tourism within the State.

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99-02-19 H First reading
         H Added As A Joint Sponsor JONES, LOU
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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 HOLBROOK
         H Added As A Joint Sponsor JONES, SHIRLEY
         H Added As A Joint Sponsor JONES, JOHN
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     HOLBROOK
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor BLACK
99-03-18 H
                Amendment No.01
                                     HOLBROOK
         Н
                Rules refers to
                                      HTOR
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     HOLBROOK
         H Recommends be Adopted HTOR/006-000-000
                Amendment No.01 -
         Н
                                     HOLBROOK
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         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 State Government Operations
99-04-29 S
                                     Postponed
99-05-06 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
99-05-11 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
99-08-10 H Governor approved
             Effective Date 00-01-01
         Η
             PUBLIC ACT 91-0473
```

HB-2148 HOLBROOK - JONES, SHIRLEY - JONES, LOU - JONES, JOHN - BLACK.

20 ILCS 605/46.5

from Ch. 127, par. 46.5

Amends the Civil Administrative Code of Illinois. Adds a caption to the Section providing that the duties of the Department of Commerce and Community Affairs (DCCA) include encouraging the growth of existing industries.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 605/46.5 Adds reference to: 20 ILCS 665/8b new

Deletes everything. Amends the Illinois Promotion Act. Provides that DCCA is authorized to make grants, subject to appropriation, from the Tourism Promotion Fund for projects providing for the development of new tourist attractions, the enhancement of existing attractions, or the promotion of existing attractions to new markets. Provides that grants shall be made on an annual basis and shall be reviewed by the Tourism Coordinating Council of State Agencies.

SENATE AMENDMENT NO. 3.

Deletes reference to:
20 ILCS 665/8b new
Adds reference to:
20 ILCS 605/605-707 was 20 ILCS 605/46.6d
20 ILCS 665/8a from Ch. 127, par. 200-28a

Deletes everything. Amends the Civil Administrative Code of Illinois. Removes a reference to the Illinois Partnership for International Meetings and Tourism and its role

in assisting tourism bureaus outside the city of Chicago in the promotion of international tourism and instead directs DCCA to distribute the funds directly to tourism bureaus outside Chicago. Amends the Illinois Promotion Act. Provides that the Department of Commerce and Community Affairs is authorized to make grants and loans (now grants) for the development or improvement of tourism attractions in Illinois in an amount not to exceed \$1,000,000 (now \$100,000). Effective immediately.

```
99-02-19 H First reading
         H Added As A Joint Sponsor JONES, LOU
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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 HOLBROOK
         H Added As A Joint Sponsor JONES, SHIRLEY
         H Added As A Joint Sponsor JONES, JOHN
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     HOLBROOK
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor BLACK
99-03-18 H
                Amendment No.01
                                     HOLBROOK
         Η
                Rules refers to
                                       HTOR
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     HOLBROOK
         H Recommends be Adopted HTOR/006-000-000
                Amendment No.01
                                     HOLBROOK
                                                              Adopted
         Η
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         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 State Government Operations
99-04-29 S
                                     Postponed
99-05-06 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
           Added As A Co-sponsor LIGHTFORD
         S
           Filed with Secretary
                Amendment No.01
                                     CLAYBORNE
                Amendment referred to SRUL
99-05-12 S Filed with Secretary
                Amendment No.02
                                     LIGHTFORD
                Amendment referred to SRUL
           Second Reading
         S
           Placed Calndr, 3rd Reading
99-06-27
                                     Refer to Rules/Rul 3-9(b)
         S
           Tabled Pursuant to Rule5-4(A) SA'S 01,02
                                     Committee Rules
99-11-18
                                      Approved for Consideration SRUL
         S Placed Calndr,3rd Reading
99-11-30 S Filed with Secretary
                Amendment No.03
                                     DUDYCZ
                Amendment referred to SRUL
99-12-01
         S
                Amendment No.03
                                     DUDYCZ
                Rules refers to
                                       SGOA
99-12-02
                Amendment No.03
                                      DUDYCZ
                                     Be adopted
         S
           Recalled to Second Reading
                Amendment No.03
                                      DUDYCZ
                                                              Adopted
         S
           Placed Calndr, 3rd Reading
                                      3/5 vote required
         S Third Reading - Passed 055-000-001
         H Arrive House
         H Place Cal Order Concurrence 03
         H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         H Be apprvd for consideratn HRUL
         H H Concurs in S Amend 03/110-000-000
         H Passed both Houses
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35 ILCS 505/5a

35 ILCS 505/5b

35 ILCS 520/16

35 ILCS 610/6

35 ILCS 615/6

35 ILCS 620/6

35 ILCS 510/2

```
99-12-08 H Sent to the Governor
      00-01-26 H Governor approved
                Η
                     Effective Date 00-01-26
                H
                     PUBLIC ACT 91-0683
HB-2149
             JONES, SHIRLEY - JONES, LOU - LOPEZ - BOLAND - SHARP.
    15 ILCS 305/5
                                     from Ch. 124, par. 5
  Amends the Secretary of State Act. Provides that the duties of the Office include
maintaining metal detectors at all public entrances to the State Capitol building.
      FISCAL NOTE (Secretary of State)
      One time start-up costs would be $25,000 and annual administra-
      tive costs would be $420,000.
      FISCAL NOTE, CORRECTED (Secretary of State)
      The first-year fiscal impact of this legislation will be
      $930,000, with an additional $905,000 each year thereafter.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                H Added As A Joint Sponsor JONES, LOU
                                              Referred to Hse Rules Comm
      99-02-24 H
                                               Assigned to Constitutional Officers
      99-03-03 H
                                              Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-09 H
                                               Fiscal Note Filed
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-10 H Joint Sponsor Changed to LOPEZ
                                              Fiscal Note Filed
                H Cal Ord 3rd Rdg-Short Dbt
      99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-001
                H Joint Sponsor Changed to BOLAND
                H Joint Sponsor Changed to SHARP
       99-03-16 S Arrive Senate
                 S Placed Calndr First Rdg
       99-05-07 S Chief Sponsor LIGHTFORD
                 S First reading
                                              Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
             FRANKS - MCCARTHY - REITZ.
HB-2150
    20 ILCS 2520/5
                                     from Ch. 120, par. 2305
    20 ILCS 2520/5.5 new
    20 ILCS 2520/5.6 new
    35 ILCS 5/902
                                     from Ch. 120, par. 9-902
    35 ILCS 5/904
                                     from Ch. 120, par. 9-904
    35 ILCS 5/917
                                      from Ch. 120, par. 9-917
    35 ILCS 5/917.5 new
                                     from Ch. 120, par. 439.19
    35 ILCS 105/19
    35 ILCS 105/20
                                     from Ch. 120, par. 439.20
    35 ILCS 110/17
                                     from Ch. 120, par. 439.47
    35 ILCS 110/18
                                     from Ch. 120, par. 439.48
    35 ILCS 115/17
                                      from Ch. 120, par. 439.117
    35 ILCS 115/18
                                      from Ch. 120, par. 439.118
    35 ILCS 120/4
                                      from Ch. 120, par. 443
    35 ILCS 120/5
                                      from Ch. 120, par. 444
    35 ILCS 120/6a
                                      from Ch. 120, par. 445a
    35 ILCS 120/6b
                                      from Ch. 120, par. 445b
    35 ILCS 130/9a
                                      from Ch. 120, par. 453.9a
    35 ILCS 130/9b
                                      from Ch. 120, par. 453.9b
    35 ILCS 135/13
                                      from Ch. 120, par. 453.43
    35 ILCS 135/13a
                                      from Ch. 120, par. 453.43a
    35 ILCS 145/6
                                      from Ch. 120, par. 481b.36
    35 ILCS 505/5
                                      from Ch. 120, par. 421
```

from Ch. 120, par. 421a

from Ch. 120, par. 421b

from Ch. 120, par. 2166

from Ch. 120, par. 467.6

from Ch. 120, par. 473

from Ch. 120, par. 467.21

from Ch. 120, par. 481b.2

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35 ILCS 625/6 from Ch. 120, par. 1416
35 ILCS 630/10 from Ch. 120, par. 2010
35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-7 from Ch. 120, par. 2603-7
225 ILCS 450/27 from Ch. 111, par. 5533
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Amends the Taxpayers' Bill of Rights Act. Allows a taxpayer to sue the Department of Revenue if the Department negligently (now intentionally or recklessly) disregards tax laws or regulations in collecting taxes. Creates a certified public accountant-client or public accountant-client privilege for non-criminal proceedings before the Department. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial, or a reduction of a refund regarding any tax, the taxpayer's position shall be presumed to be the correct position and the burden of proof shall be on the Department to prove otherwise. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Hotel Operators' Occupation Tax Act, the Motor Fuel Tax Act, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Cannabis and Controlled Substances Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Uniform Penalty and Interest Act to make corresponding changes. Amends the Illinois Income Tax Act to create a civil action against the Department for the knowing or negligent disclosure of confidential information. Provides penalties. Amends the Illinois Public Accounting Act to make changes regarding confidentiality. Effective immediately.

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

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Revenue

H Added As A Joint Sponsor MCCARTHY

H Added As A Joint Sponsor REITZ

99-03-05 H Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die

HB-2151 GIGLIO.

Appropriates \$1 to the State Board of Education for educational programs. Effective July 1, 1999.

```
99-02-19 H First reading
99-02-24 H Assigned to Approp-Elementary & Secondary
Educ
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2152 FRANKS – LOPEZ.

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Amends the Criminal Code of 1961. Extends the statute of limitations for the offenses 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 of age, 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). Effective immediately.

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FISCAL NOTE (Department of Corrections)
The fiscal and prison population impact is unknown.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.
JUDICIAL NOTE (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.
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NOTE(S) THAT MAY APPLY: Correctional: Fiscal
    99-02-19 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
    99-03-05 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H
                                           Judicial Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor LOPEZ
    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-2153 FRANKS - LOPEZ.

35 ILCS 5/208

from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act. Provides that an individual taxpayer who is 65 years of age or older and has an annual household income of \$35,000 or less shall be entitled to a tax credit equal to 10% of the real property taxes paid by the taxpayer during the taxable year on the principal residence of the taxpayer (now 5% for everyone). Exempts the credit from the sunset provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Joint Sponsor LOPEZ

01-01-09 H Session Sine Die
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HB-2154 FRANKS.

35 ILCS 5/201

from Ch. 120, par. 2-201

Amends the Illinois Income Tax Act. Grants an additional tax credit to taxpayers eligible for the Jobs Tax Credit in an amount equal to 5% of the taxpayer's net income for 25 or more employees hired to work for the taxpayer in the taxable year. Establishes a separate jobs creation credit and grants a credit against the tax imposed by the Act in an amount equal to 2.5% of a taxpayer's net income for 25 or more employees hired to work for the taxpayer in the taxable year. Exempts the credits from the Act's sunset requirement.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2155 GIGLIO.

105 ILCS 5/3-14.26

from Ch. 122, par. 3-14.26

Amends the School Code to add a caption to a Section concerning the indemnification of members of regional boards of school trustees.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2156 GIGLIO.

65 ILCS 5/11-74.4-11

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in the provision concerning severability.

The state of the s	or or restored to the control of the
99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

2163 HB-2157

HB-2157 GIGLIO.

220 ILCS 50/5

from Ch. 111 2/3, par. 1605

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Adds a caption to a Section concerning preconstruction conferences.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2158 GIGLIO.

70 ILCS 605/1-1

from Ch. 42, par. 1-1

Amends the Illinois Drainage Code. Makes technical changes to the Section concerning the short title.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2159 GARRETT.

Appropriates \$10,000,000 to the State Board of Education for the purpose of awarding grants to school districts that offer less than full-day kindergarten classes to allow them to offer full-day kindergarten classes. Effective July 1, 1999.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Approp-Elementary & Secondary 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2160 GARRETT.

Appropriates an additional \$5,000,000 to the State Board of Education for the purpose of providing funds to regional offices of education to operate alternative school programs pursuant to the Safe Schools Law. Effective July 1, 1999.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 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-2161 ERWIN.

225 ILCS 10/4.5 new

Amends the Child Care Act of 1969. Provides that child care agencies may charge a consulting fee prior to placement of the child care provider.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Children & Youth 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2162 ERWIN.

Appropriates \$200,000 from the General Revenue Fund to the Department of Natural Resources to fund a matching grant to the City of Chicago for a Lakefront Millennium Park Bicycle Center. Effective July 1, 1999.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Approp-Gen Srvc & Govt Ovrsght 99-03-05 H Re-Refer Rules/Rùl 19(a)

01-01-09 H Session Sine Die

ERWIN - BLACK - MADIGAN, MJ - HOLBROOK - RONEN, LANG, **HB-2163** SCHOENBERG, FEIGENHOLTZ, RIGHTER AND POE.

20 ILCS 605/46.6d new 30 ILCS 105/5.490 new 70 ILCS 3205/19 from Ch. 85, par. 6019

Amends the Civil Administrative Code of Illinois concerning the Department of Commerce and Community Affairs. Creates the International Tourism Program to promote Chicago as an international tourism destination. Provides that the Department and HB-2163—*Cont.* **2164**

the City of Chicago must cooperate to implement and administer the program. Sets out certain powers for the joint program. Amends the State Finance Act to create the International Tourism Fund. Amends the Illinois Sports Facilities Authority Act. Provides that the State Treasurer shall deposit the lesser of \$5,000,000 or one-half of certain amounts received into the International Tourism Fund (now the General Revenue Fund).

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

Does not meet the definition of a State mandate.

FISCAL NOTE (State Treasurer)

Diverted funds over the past 5 years have averaged \$2,177,000;

\$5 million is built into the bill. DCCA administers the fund;

the Treasurer's office cannot estimate amounts to be spent.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Commerce and Community Affairs may (now must) implement and administer the International Tourism Program to promote Illinois (now Chicago) as an international tourism destination. Provides that the program may (now must) be funded by the International Tourism Fund. Provides that the program may promote international tourism through advertisements and other means compatible with international markets (now advertisements, articles, and exhibitions).

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 105/5.490 new

70 ILCS 3205/19

Deletes everything. Amends the Civil Administrative Code of Illinois concerning a joint international tourism program with the Section caption as the only provision.

SENATE AMENDMENT NO. 2.

Adds reference to:

30 ILCS 105/5.490 new

35 ILCS 145/6

from Ch. 120, par. 481b.36

Creates the International Tourism Program to be administered by the Department of Commerce and Community Affairs beginning January 1, 2000. Provides that as part of the program, the Department shall assist the City of Chicago's office of tourism and other convention and tourism bureaus in Chicago in the formation of the Illinois Partnership for International Meetings and Tourism under the General Not For Profit Corporation Act of 1986. Provides that the Partnership's Board of Directors shall consist of the Director of Commerce and Community Affairs, the chief executive of the City of Chicago's office of tourism, and 3 members appointed by the Director of Commerce and Community Affairs. Provides that the Partnership shall (i) work with the Department for efficient use of their international tourism marketing resources, (ii) promote Illinois in international meetings and tourism markets, (iii) work with convention and tourism bureaus throughout the State to increase the number of international tourists to Illinois, and (iv) provide training, technical support, and grants to convention and tourism bureaus in cities other than Chicago. Provides that the Department shall make the grants from money in the International Tourism Fund, a special fund created in the State Treasury. Provides that of the amounts deposited into the Fund, (i) in fiscal year 2000 after January 1, 2000, 55% shall be used for grants to convention and tourism bureaus in Chicago and 45% shall be used for grants to the Illinois Partnership's for International Meetings and Tourism and (ii) in fiscal years 2001 and thereafter, 27.5% shall be used for grants to the City of Chicago's Office of Tourism, 27.5% shall be used for grants to other convention and tourism bureaus in Chicago, and 45% shall be used for grants to the Partnership. Provides that of the amounts granted to the Partnership, not less than \$1,000,000 shall be used annually to make grants to convention and tourism bureaus in cities other than Chicago that demonstrate their international tourism appeal and request to expand their international tourism marketing program. Provides that the bureaus must be certified by the Department as the designated grant recipient to serve an area of the State. Provides that the City of Chicago's Office of Tourism and the bureaus in Chicago may use the grants for general convention and tourism purposes. Amends the State Finance Act to create the International Tourism Fund. Amends the Hotel Operators' Occupation Tax Act to deposit 6% of a certain remainder of net revenue realized each month into the International Tourism Fund beginning August 1, 1999. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Hse Rules Comm
    99-02-19 H First reading
    99-02-24 H
                                         Assigned to Tourism
    99-03-01 H Added As A Joint Sponsor LANG
                                         Do Pass/Short Debate Cal 008-000-002
    99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         Fiscal Note Requested JONES, JOHN
             H
                                         St Mandate Fis Nte Req JONES, JOHN
             Η
                                         Home Rule Note Requested JONES, JOHN
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to SCHOENBERG
    99-03-04 H Joint Sponsor Changed to RONEN
    99-03-10 H Joint Sponsor Changed to MADIGAN, MJ
             H Added As A Co-sponsor FEIGENHOLTZ
    99-03-11 H
                                         St Mandate Fis Note Filed
             Н
                    Amendment No.01
                                         ERWIN
             Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-15 H Joint Sponsor Changed to BLACK
             H Added As A Co-sponsor SCHOENBERG
    99-03-16 H
                                         Fiscal Note Filed
                                         ERWIN
                    Amendment No.01
             Н
             H Recommends be Adopted HRUL
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-17 H Joint Sponsor Changed to HOLBROOK
             H Added As A Co-sponsor LANG
             Η
                                         St Mandate Fis Nte Req-wdrn
             Н
                                         Home Rule Note Req-wthdwn
             Н
                    Amendment No.01
                                         ERWIN
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor RIGHTER
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-23
             S Chief Sponsor DUDYCZ
             S First reading
                                         Referred to Sen Rules Comm
    99-04-27
                                         Assigned to Executive
    99-05-06 S
                                         EXECUTIVE S
                    Amendment No.01
                                                                  Adopted
             S
                                         Recmnded do pass as amend 010-000-000
               Placed Calndr, Second Rdg
    99-05-12
             S Filed with Secretary
             S
                    Amendment No.02
                                         DUDYCZ
                    Amendment referred to SRUL
             C
    99-05-13
             S
               Added as Chief Co-sponsor CULLERTON
                    Amendment No.02
                                         DUDYCZ
             S
             S
                    Rules refers to
                                           SEXC
             S
                    Amendment No.02
                                         DUDYCZ
             S
                                         Be adopted
             S
               Second Reading
                    Amendment No.02
                                         DUDYCZ
                                                                  Adopted
             S Placed Calndr,3rd Reading
    99-05-14 S Added as Chief Co-sponsor O'MALLEY
             S Third Reading - Passed 052-006-000
             H Arrive House
             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
    99-05-18 H Added As A Co-sponsor POE
    99-05-21 H Be apprvd for consideratn 01,02/HRUL
             H H Concurs in S Amend 01,02/103-000-001
             H Passed both Houses
    99-06-18 H Sent to the Governor
    99-08-16 H Governor approved
                  Effective Date 99-08-16
             H
             Η
                  PUBLIC ACT 91-0604
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HB-2164 **2166**

HB-2164 CURRY, JULIE – RUTHERFORD AND HOLBROOK.

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15 ILCS 320/2
                                   from Ch. 128, par. 102
15 ILCS 320/5
                                   from Ch. 128, par. 105
                                   from Ch. 128, par. 106
15 ILCS 320/6
15 ILCS 320/7
                                   from Ch. 128, par. 107
15 ILCS 320/7.2
                                   from Ch. 128, par. 107.2
15 ILCS 320/8
                                   from Ch. 128, par. 108
15 IECS 320/9
                                   from Ch. 128, par. 109
                                   from Ch. 128, par. 110
15 ILCS 320/10
15 ILCS 320/11
                                   from Ch. 128, par. 111
15 ILCS 320/12
                                   from Ch. 128, par. 112
                                   from Ch. 128, par. 118
15 ILCS 320/18
                                   from Ch. 128, par. 119
15 ILCS 320/19
15 ILCS 320/21
                                   from Ch. 128, par. 121
15 ILCS 320/4 rep.
15 ILCS 320/20 rep.
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Amends the State Library Act. Provides that the State Library Advisory Committee shall advise the State Library in developing library plans. Makes numerous changes regarding the purposes and services of the State Library. Effective immediately.

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FISCAL NOTE (Secretary of State)
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There is no fiscal impact to this Department.

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

Same as previous note.

HOUSE AMENDMENT NO. 1.

Deletes language providing that the Illinois State Library shall contract with library organizations, rather than with library agencies, to carry out the purposes of the State Library. Deletes language providing that the State Library may distribute billings from contractors to, and receive payments to contractors from, library service users rather than user libraries.

SENATE AMENDMENT NO. 1.

Adds reference to:

75 ILCS 10/8.4 from Ch. 81, par. 118.4

Amends the Illinois Library System Act. Provides that in order to qualify for grants under the same Section, a school library must provide library services that either meet or show progress toward meeting the standards most recently adopted by the Illinois School Library Media Association. (The applicable standards are now those of the Illinois Library Association.)

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Constitutional Officers
   99-03-03 H
                                         Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-05 H Added As A Co-sponsor HOLBROOK
   99-03-08 H
                                         Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-10 H Added As A Joint Sponsor RUTHERFORD
   99-03-12 H
                    Amendment No.01
                                         CURRY, JULIE
                    Amendment referred to HRUL
             Η
            H Cal Ord 2nd Rdg-Shrt Dbt
                    Amendment No.01
   99-03-16 H
                                         CURRY, JULIE
             H Recommends be Adopted HRUL
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-17 H
                                         Fiscal Note Filed as amnded
                                         CURRY,JULIE
                                                                  Adopted
                    Amendment No.01
             Ή
             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
               Placed Calndr First Rdg
               Chief Sponsor DEMUZIO
                                         Referred to Sen Rules Comm
             S First reading
   99-03-23 S Added as Chief Co-sponsor GEO-KARIS
   99-03-25 S
                                         Assigned to Executive
                    Amendment No.01
   99-04-20 S
                                         EXECUTIVE S
                                                                  Adopted
                                         Recmnded do pass as amend 012-000-000
             S Placed Calndr, Second Rdg
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99-04-21 S Second Reading
         S Placed Calndr, 3rd Reading
99-04-26 S Third Reading - Passed 057-000-000
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
99-05-18 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
99-06-16 H Sent to the Governor
99-08-13 H Governor approved
              Effective Date 99-08-13
         Ή
              PUBLIC ACT 91-0507
         Ή
```

HB-2165 NOVAK.

40 ILCS 5/1-120 new

Amends the General Provisions Article of the Pension Code. Provides a mechanism for employer pickup of optional employee contributions to a retirement system other than the one in which the employee is actively participating. Applies only to retirement systems that (i) are authorized by statute to allow pickup of optional employee contributions within the system and (ii) adopt a rule providing for participation. Requires a compliance ruling from the U.S. Internal Revenue Service. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
HB2165 would not increase accrued liabilities of any public retirement system or pension fund in the State.
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NOTE(S) THAT MAY APPLY: Pension

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-23 H	Pension Note Filed
Н	Committee Rules
01 01 00 77 0 1 01 71	

01-01-09 H Session Sine Die

HB-2166 LEITCH – MAUTINO – BRADY – GARRETT AND O'BRIEN.

215 ILCS 105/8

from Ch. 73, par. 1308

Amends the Comprehensive Health Insurance Plan Act. Extends coverage to include physicals and immunizations for children under the age of 16 years. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Provides that the immunizations must be ordered by a physician licensed to practice medicine in all its branches.

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SENATE AMENDMENT NO. 2. (Senate recedes May 27, 1999)
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Adds reference to:

215 ILCS 105/7 from Ch. 73, par. 1307

Provides that a person shall not be eligible for Comprehensive Health Insurance Plan coverage if the person's coverage under any other insurance plan was terminated because of the person's fraud or attempted fraud.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1 and 2.

Recommends that the bill be amended as follows:

Adds reference to:

215 ILCS 105/8,5 rep.

Replaces the title and everything after the enacting clause. Amends the Comprehensive Health Insurance Plan Act. Extends coverage to include physicals and immunizations for children under the age of 16 years. Imposes limits on coverage for out-of-state hospital services, outpatient prescription drugs, and oral surgeries. Excludes from the benefits of the Plan expenses for benefits provided with respect to maternal and child care funded by the Department of Public Aid, Department of Public Health, or Department of Human Services. Repeals provisions requiring the Plan to comply with Illinois Insurance Code requirements relating to womens' principal health care provider selection. Provides that a person whose health benefit coverage has been terminated because

of the person's fraud or attempted fraud is not eligible for coverage under the Plan. Provides that immunizations and prescription drugs must be ordered by a physician licensed to practice medicine in all its branches. Provides that with respect to covered expenses incurred during any calendar year ending on or after December 31, 1999, inpatient hospitalization for the treatment of mental illness shall be subject to the same terms and conditions as other illnesses. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H First reading
             H Added As A Joint Sponsor MAUTINO
                                         Referred to Hse Rules Comm
             H
   99-02-24 H
                                         Assigned to Insurance
   99-03-02 H Joint Sponsor Changed to BRADY
   99-03-03 H
                                         Do Pass/Short Debate Cal 010-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to GARRETT
   99-03-05 H Added As A Co-sponsor O'BRIEN
   99-03-09 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 MADIGAN,R
                                         Referred to Sen Rules Comm
             S First reading
    99-04-14 S
                                         Assigned to Insurance & Pensions
    99-04-20 S
                                         Recommended do pass 006-000-000
             S Placed Calndr, Second Rdg
    99-04-21
             S
              Second Reading
             S
              Placed Calndr,3rd Reading
               Added as Chief Co-sponsor HAWKINSON
    99-04-28
             S
               Filed with Secretary
                    Amendment No.01
                                         MADIGAN,R
                    Amendment referred to SRUL
    99-05-04
             S
                    Amendment No.01
                                         MADIGAN,R
                                           SINS
                    Rules refers to
    99-05-12
            S Filed with Secretary
                    Amendment No.02
                                         MADIGAN.R
             S
                    Amendment referred to SRUL
             S
                    Amendment No.02
                                         MADIGAN,R
             S
                    Rules refers to
                                           SINS
             S
                    Amendment No.01
                                         MADIGAN,R
                                         Be adopted
             S
                    Amendment No.02
                                         MADIGAN,R
             S
                                         Be adopted
             S
               Recalled to Second Reading
                                                                  Adopted
             S
                    Amendment No.01
                                         MADIGAN,R
                    Amendment No.02
                                         MADIGAN,R
                                                                  Adopted
             S Placed Calndr,3rd Reading
    99-05-13 S Third Reading - Passed 057-000-000
    99-05-14 H Arrive House
             H Place Cal Order Concurrence 01,02
    99-05-17 H Motion Filed Non-Concur #1/01,02/LEITCH
             H Calendar Order of Concurren 01,02
    99-05-21 H Motion Filed Concur
                    Motion referred to
                                           HRUL
             H
             H Calendar Order of Concurren 01,02
    99-05-24 H H Noncners in S Amend 01,02
               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/MADIGAN,R
                                            WALSH,T, KARPIEL,
                                            JACOBS, MOLARO
             H Hse Accede Req Conf Comm 1ST
             H Hse Conference Comm Apptd 1ST/MAUTINO,
             H
                                            CURRIE, GRANBERG,
             Η
                                            TENHOUSE AND CROSS
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99-05-26 H House CC report submitted 1ST/LEITCH
               H Conf Comm Rpt referred to HRUL
               H Recommends be Adopted HRUL
               H House CC report Adopted 1ST/115-000-000
                S Filed with Secretary
                S Conference Committee Report 1ST/MADIGAN,R
                S Conf Comm Rpt referred to SRUL
                S Conference Committee Report 1ST/MADIGAN,R
                       Rules refers to
                                              SINS
      99-05-27 S Conference Committee Report 1ST/MADIGAN,R
                S Be apprvd for consideratn SINS/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
               H
                    PUBLIC ACT 91-0639
HB-2167
             SCHOENBERG - BEAUBIEN - GASH - SILVA - MCKEON AND ERWIN.
  305 ILCS 5/4-1.12
  305 ILCS 5/9A-4
                                    from Ch. 23, par. 9A-4
  Amends the Illinois Public Aid Code. Provides that the Department of Human Ser-
vices shall not count months in which the adult receiving assistance under the Tempo-
rary Assistance for Needy Families program is the primary caregiver for a child in the
assistance unit under the age of 6 and is employed and earning income, or engaged in
self-employment for an average of 20 hours per week. Provides that the Department
shall not require a recipient who is the primary caregiver for a child in the assistance
unit under the age of 6 to participate in the education, training, and employment pro-
gram more than 20 hours each week. Effective immediately.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Does not create a State mandate.
      FISCAL NOTE (Department of Human Services)
      Amounts spent on TANF grants in out years would increase. As
      TANF caseloads decrease and the population of persons that have
      their "clocked stopped" increases, it becomes increasingly
      difficult to have enough expenditures to support drawing in
      the full federal TANF block grant.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                H Added As A Joint Sponsor BEAUBIEN
                Н
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Human Services
      99-03-03 H
                                             Do Pass/Short Debate Cal 009-000-003
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H
                                             Fiscal Note Requested BLACK
                                             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
      99-03-17 H Added As A Joint Sponsor GASH
      99-03-19 H
                                             Fiscal Note Filed ,
                H Held 2nd Rdg-Short Debate
                H Added As A Co-sponsor ERWIN
      99-03-24 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 064-049-000
                H Added As A Joint Sponsor SILVA
                H Added As A Joint Sponsor MCKEON
      99-03-26 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-14 S Chief Sponsor OBAMA
      99-04-15 S First reading
                                             Referred to Sen Rules Comm
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01-01-09 H Session Sine Die

2170 HB-2168

HB-2168 SCHOENBERG - HARTKE.

55 ILCS 5/5-1041.2 new 65 ILCS 5/11-12-5.2 new

Amends the Counties Code and the Illinois Municipal Code. Provides that land donation required by a county or municipality as a condition of residential subdivision, resubdivision, or development shall be based upon an ordinance that specifies the population expected to be generated by residential development, the number of acres of school site or park site required to serve the population generated by residential development, and the value of an acre of land improved with subdivision improvements for cash contributions instead of the conveyance of land. Sets forth the requirements that the ordinances must meet. Sets out a value determination for an acre of land improved with subdivision improvements for cash contributions instead of the conveyance of land. Preempts home rule. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule
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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
99-03-03 H Added As A Joint Sponsor HARTKE
99-03-04 H
                                       Do Pass/Short Debate Cal 007-001-001
         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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HR-2160 LEITCH 65 ILCS 5/11-1-12 new

720 ILCS 5/16A-7 from Ch. 38, par. 16A-7 735 ILCS 5/13-202 from Ch. 110, par. 13-202

Amends the Illinois Municipal Code. Provides that a municipality may enact a local retail theft ordinance for the retail theft of property with a value of \$150 or less. Provides that the ordinance may not apply to individuals previously convicted of theft, robbery, armed robbery, burglary, residential burglary, possession of burglary tools, or home invasion. Requires the municipality to keep a record of all individuals convicted under the local retail theft ordinance. Requires the municipality to furnish a copy of all retail theft convictions to the State's Attorney. Amends the Criminal Code of 1961. Provides that a person convicted of a violation of a local retail theft ordinance is civilly liable to the merchant for an amount consisting of (i) actual damages equal to the full retail value of the merchandise, plus (ii) an amount not less than \$100 nor more than \$1,000, plus (iii) attorney's fees and court costs. Amends the Code of Civil Procedure. Provides that the statute of limitations for actions for damages for violations of penal ordinances is 2 years.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary II - Criminal Law
99-03-05 H
                                       Do Pass/Short Debate Cal 010-000-000
         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 114-000-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor SHADID
99-04-20 S First reading
                                       Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-2170 LEITCH.

215 ILCS 106/5

Amends the Children's Health Insurance Program Act. Makes a technical change in provisions regarding the legislative intent of the Act.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned 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
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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
      99-04-15 S Chief Sponsor SHADID
      99-04-20 S First reading
                                              Referred to Sen Rules Comm
                                              Assigned to Public Health & Welfare
      99-04-27 S
      99-05-04 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-2171
             LEITCH - HOWARD.
  305 ILCS 5/5-4.1
                                     from Ch. 23, par. 5-4.1
  Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a
technical change in provisions regarding co-payments.
      99-02-19 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Executive
      99-02-25 H Added As A Joint Sponsor HOWARD
      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
      99-04-15 S Chief Sponsor SHADID
                                              Referred to Sen Rules Comm
      99-04-20 S First reading
      01-01-09 H Session Sine Die
             NOVAK.
HB-2172
    20 ILCS 3960/11
                                     from Ch. 111 1/2, par. 1161
  Amends the Illinois Health Facilities Planning Act. Adds a caption.
                                              Referred to Hse Rules Comm
      99-02-19 H First reading
                                              Assigned to Executive
      99-02-24 H
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2173
             NOVAK.
    20 ILCS 687/6-6
    30 ILCS 105/6z-18
                                     from Ch. 127, par. 142z-18
    30 ILCS 105/6z-20
                                     from Ch. 127, par. 142z-20
    35 ILCS 5/206.1 new
    35 ILCS 105/3-10
                                     from Ch. 120, par. 439.3-10
    35 ILCS 105/3-85
    35 ILCS 105/9
                                     from Ch. 120, par. 439.9
    35 ILCS 110/3-10
                                     from Ch. 120, par. 439.33-10
    35 ILCS 110/3-70
    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
                                     from Ch. 120, par. 442
    35 ILCS 120/3
    35 ILCS 120/51
                                     from Ch. 120, par. 4441
    30 ILCS 805/8.23 new
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Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Amends the State Finance Act to make corresponding sales tax rate changes. Authorizes moneys in the Efficiency Trust Fund to be expended for purchases of products to enhance energy efficiency. Requires program criteria to be established by January 1, 2000. Amends the Illinois Income Tax Act to create a tax credit equal to the lesser of \$500 or 25% of the amount expended for energy efficiency products and projects. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. From January 1, 2000 through December 31, 2004, reduces the rate of tax imposed under those Acts from 6.25% to 4.25% on

personal property designed to promote energy efficiency and deemed eligible for the reduced rate by the Department of Commerce and Community Affairs. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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-2174 MEYER.

725 ILCS 5/124A-5

Amends the Code of Criminal Procedure of 1963. Provides that the costs of prosecution that are required to be paid by the defendant who has been convicted of an offense include investigative costs incurred by law enforcement agencies, and by fire departments for arson investigations, if requested and documented by those agencies. Establishes procedures by which the court assesses those costs.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading

99-02-24 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-2175 MEYER.

Appropriates \$105,000 from the General Revenue Fund to the State Board of Education for a grant to Valley View School District 365-U for its Responsible Thinking Program. Effective July 1, 1999.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 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-2176 MEYER.

225 ILCS 460/2	from Ch. 23, par. 5102
225 ILCS 460/3	from Ch. 23, par. 5103
225 ILCS 460/4	from Ch. 23, par. 5104
225 ILCS 460/6	from Ch. 23, par. 5106
225 ILCS 460/23	-
760 ILCS 55/5	from Ch. 14, par. 55
760 ILCS 55/7	from Ch. 14, par. 57

Amends the Solicitation for Charity Act to provide that a circuit court may (now, shall) impose a civil penalty upon an organization or trust estate that has failed to file a registration statement with the Office of the Attorney General. Provides that the governing board of certain parent-teacher organizations shall certify to the Attorney General, if the Attorney General makes a request for certification (now, made annually regardless of Attorney General's request), that the organization has made a full accounting to the school and has provided benefits and contributions to the school. Removes the criminal penalties for violation of certain provisions relating to professional fund-raising activities. Abolishes the peer review rating system formerly assigned to the Attorney General's Charitable Advisory Council. Simplifies the reporting requirements for charitable organizations receiving between \$15,000 and \$25,000 in a 12-month period. Amends the Charitable Trust Act to provide that a circuit court may (now, shall) impose a civil penalty upon an organization or trust estate that has failed to register with the Office of the Attorney General or has failed to file certain reports required under the Act. Changes the amount in receipts that triggers certain financial disclosure requirements from \$15,000 to \$25,000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Restores language that provides that a person who commits certain violations of the Section concerning professional fund raiser registration is guilty of a Class 4 felony.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading 99-02-24 H

Referred to Hse Rules Comm Assigned to Constitutional Officers

		217		1119-2170 - Com.
99-03-03	Н	,	Do Pass/Short Debate Cal 01	0-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		•
99-03-10	Н	Amendment No.01	MEYER	
	Η	Amendment referred to	HRUL	
00.00.11		Cal Ord 2nd Rdg-Shrt Dbt		
99-03-11		Second Reading-Short Debate	2	
99-03-23		Held 2nd Rdg-Short Debate Amendment No.01	MEYER	
99-03-23		Recommends be Adopted HR		
		Held 2nd Rdg-Short Debate	COL	
99-03-24		Amendment No.01	MEYER	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt		
99-03-26	H	3rd Rdg-Shrt Dbt-Pass/Vote	106-000-000	
99-04-14		Arrive Senate		
		Placed Calndr First Rdg		
00.04.15		Chief Sponsor O'MALLEY	Deferred to Can Dulas Camer	
99-04-13 99-04-22		First reading	Referred to Sen Rules Comm	1 .
99-04-22			Assigned to Judiciary Recommended do pass 010-0	000-000
99-03-03		Placed Calndr,Second Rdg	Recommended do pass 010-0	000-000
99-05-06		Second Reading		
		Placed Calndr,3rd Reading	•	
99-05-11	·S	Third Reading - Passed 045-0	013-000	
		Passed both Houses		
		Sent to the Governor		•
99-08-06		Governor approved		
	H	Effective Date 99-08-06 PUBLIC ACT 91-0444		
)RE,ANDREA – GASH – B 'HIAS.	EAUBIEN – OSMOND – G	SARRETT AND
110 ILCS 220			144 205	
			144, par. 285	Contan of Lalca
		gher Education Cooperation		
	cog	nized not-for-profit corpor	ation for grant purposes. E	mecuve July 1,
1999.	, Tr	MAV ADDI V. Eigaal		
		MAY APPLY: Fiscal First reading		
99-02-19		Added As A Joint Sponsor G	ASH	
•		Added As A Joint Sponsor B		
	Η	Added As A Joint Sponsor O	SMOND	
		Added As A Joint Sponsor G		
00.02.24	Н		Referred to Hse Rules Comm	,
99-02-24			Assigned to Higher Educatio	
99-03-04		Placed Cal 2nd Rdg-Shrt Dbt	Do Pass/Short Debate Cal 01	4-000-000
		Added As A Co-sponsor MA		
99-03-11		Second Reading-Short Debat		
		Pld Cal 3rd Rdg-Shrt Dbt		
		3rd Rdg-Shrt Dbt-Pass/Vote	114-000-001	
99-03-16		Arrive Senate		
00.02.17		Placed Calndr First Rdg		
99-03-17		Chief Sponsor PETERSON Added as Chief Co-sponsor O	CEO VADIO	
		First reading	Referred to Sen Rules Comm	1
01-01-09		Session Sine Die	Referred to Self Rules Comi	1
		DRE,ANDREA.		
35 ILCS 115			120 per 420 121	
			120, par. 439.121	dde a contion
		rvice Occupation Tax Act of First reading	Referred to Hse Rules Comn	
99-02-19		i not reading	Assigned to Revenue	п
99-03-04			Do Pass/Short Debate Cal 00	9-000-000
)) 03-0 1		Placed Cal 2nd Rdg-Shrt Dbt		300 000
99-03-15			MOORE,ANDREA	
	Н		HRUL	
	Н	Cal Ord 2nd Rdg-Shrt Dbt		

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99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2179
            MOORE, ANDREA.
   35 ILCS 115/20a
                                   from Ch. 120, par. 439.120a
  Amends the Service Occupation Tax Act concerning rules. Makes a technical
change.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Revenue
      99-03-04 H
                                            Do Pass/Short Debate Cal 009-000-000
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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-2180 MOORE, ANDREA - PUGH - GILES - HARRIS.

35 ILCS 200/1-55

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

SENATE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/1-55 Adds reference to: 35 ILCS 200/21-295 35 ILCS 200/21-305 35 ILCS 200/21-306 new 35 ILCS 200/21-345 35 ILCS 200/21-397 new 35 ILCS 200/22-40

Deletes everything. Provides that any owner of property who sustains loss or damage by reason of the issuance of certain tax deeds and who is barred or is in any way precluded from bringing an action for the recovery of the property shall have a limited right to indemnity for the loss or damage sustained. Provides that a contract involving the proceeds of a judgment for indemnity between the tax deed grantee or its successors in title and the indemnity petitioner or his or her successors shall be in writing. Provides that in actions for payment under the indemnity fund, the Collector shall be entitled to discovery of certain information. Provides that an indemnity fund award may not exceed \$99,000. 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 of more than one act or for subsequent convictions. Provides that after an order is entered setting aside a redemption, a person entitled to redeem may pay the clerk within 30 days (instead of 45) after the order. Provides that if taxes for years prior to the year sold remain delinquent at the time of the tax deed hearing, then the delinquent taxes may be merged into the tax deed upon certain court determinations. Makes other changes. Effective immediately.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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
99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-008-006
99-03-22 S Arrive Senate
         S. Placed Calndr First Rdg
99-03-24 S Chief Sponsor PETERSON
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Revenue
99-04-29 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
         S Filed with Secretary
                 Amendment No.01
                                      PETERSON
         S
                 Amendment referred to SRUL
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99-05-04
                Amendment No.01
                                     PETERSON
           Be apprvd for consideratn SRUL
         S
99-05-05
         S
                Amendment No.01
                                     PETERSON
                                     APPROVED FOR
         S
                                     CONSIDERATION
         S
                                     BACK TO RULES
                Rules refers to
                                       SREV
99-05-06
                Amendment No.01
                                     PETERSON
         S
                                     Be adopted
         S
           Second Reading
         S
                Amendment No.01
                                     PETERSON
                                                              Adopted
         S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 058-000-000
99-05-12 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
                Rules refers to
                                       HREV
         H Calendar Order of Concurren 01
99-05-20 H Be apprvd for consideratn 1/HREV/007-000-000
         H Motion to Concur Lost 01/058-053-005
         H Motion Filed Concur
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
99-05-21 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/080-032-003
         H Passed both Houses
         H Added As A Joint Sponsor PUGH
         H Added As A Joint Sponsor GILES
         H Added As A Joint Sponsor HARRIS
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
         Н
              Effective Date 99-08-14
              PUBLIC ACT 91-0564
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HB-2181 MOORE,ANDREA – CURRIE – COULSON – LINDNER – GASH, HOWARD, MULLIGAN, LOPEZ, ERWIN AND SCHOENBERG.

305 ILCS 5/9A-11.3 new

Amends the Illinois Public Aid Code. Provides that for a period of 12 months from the month of birth of a newborn infant, the Department of Human Services shall pay monthly to an eligible family an amount equal to 90% of the licensed day care home provider rate, minus any required co-payment, for one parent of the child to stay at home to care for the child during the child's first year rather than place the child in out-of-home care. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall, subject to a specific appropriation for this purpose, operate a First Year at Home Demonstration Program to provide funding for one parent of a newborn infant to stay at home to care for the child during the child's first year rather than place the child in out-of-home care. Sets time limits, payment limits, income eligibility limits, and certain prior work requirements for receiving assistance. Requires the Department to collect certain data on the Program and issue a report to the General Assembly. Provides that the Demonstration Program shall end on December 31, 2002. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
H Added As A Joint Sponsor COULSON
H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor LINDNER
H Added As A Joint Sponsor GASH
H Added As A Co-sponsor MULLIGAN
H Referred to Hse Rules Comm

99-02-24 H Assigned to Children & Youth
99-03-03 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
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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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99-03-10 H Added As A Co-sponsor LOPEZ
      99-03-12 H
                      Amendment No.01
                                           MOORE, ANDREA
               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
      99-03-17 H Joint Sponsor Changed to CURRIE
               H Added As A Co-sponsor GASH
      99-03-19 H Added As A Co-sponsor ERWIN
      99-03-23 H
                      Amendment No.01
                                           MOORE, ANDREA
               H Recommends be Adopted HRUL
                      Amendment No.01
                                           MOORE, ANDREA
                                                                    Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
               H Joint Sponsor Changed to GASH
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor SCHOENBERG
      99-03-24. S Arrive Senate
               S Placed Calndr First Rdg
      99-12-15 S Chief Sponsor SYVERSON
      00-01-12 S First reading
                                           Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
            MOORE, ANDREA AND O'BRIEN.
  215 ILCS 5/143.32 new
  215 ILCS 5/143.33 new
  215 ILCS 5/143.34 new
  215 ILCS 5/357.9
                                   from Ch. 73, par. 969.9
  215 ILCS 125/5-3
                                   from Ch. 111 1/2, par. 1411.2
  215 ILCS 130/4003
                                   from Ch. 73, par. 1504-3
  215 ILCS 165/10
                                   from Ch. 32, par. 604
  Amends the Illinois Insurance Code. Provides that insurers must pay claims for
health care services within 30 days after the insurer receives proof of loss. Provides that
insurer payments to physicians under capitation type plans or other plans that require
periodic payments must begin within 45 days after an enrollee selects the physician.
Amends the Health Maintenance Organization Act, the Limited Health Service Organi-
zation Act, and the Voluntary Health Services Plans Act to incorporate the payment re-
auirements.
  HOUSE AMENDMENT NO. 1.
      Deletes reference to:
      215 ILCS 5/143.34 new
  Deletes the new Section relating to disputes.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Insurance
      99-03-03 H
                       Amendment No.01
                                           INSURANCE H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 010-003-000
               Η
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-04 H Added As A Co-sponsor O'BRIEN
      99-03-11 H
                       Amendment No.02
                                           MOORE, ANDREA
               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-2183
            MEYER.
  New Act
  Creates the Pet Cemetery Protection Act. Contains only a short title provision.
                                           Referred to Hse Rules Comm
      99-02-19 H First reading
      99-02-24 H
                                            Assigned to Executive
```

Do Pass/Short Debate Cal 015-000-000

```
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

HB-2184 CROSS.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5
35 ILCS 110/3-5 from Ch. 120, par. 439.3-5
35 ILCS 115/3-5 from Ch. 120, par. 439.103-5
35 ILCS 120/2-5 from Ch. 120, par. 439.103-5
Amends the Use Tax Act, Service Use Tax Act, Service Occupatio
```

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and the Retailers' Occupation Tax Act concerning the tax exemption granted for farm machinery and equipment. Provides that the exemption applies only to purchases of more than \$250. Effective January 1, 2000.

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

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2185 RYDER.

215 ILCS 125/4-10

from Ch. 111 1/2, par. 1409.3

Amends the Health Maintenance Organization Act. Makes technical changes in a Section concerning medical necessity determination.

```
99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned 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
         S Chief Sponsor WALSH,T
         S First reading
                                       Referred to Sen Rules Comm
```

HB-2186 MOORE, ANDREA.

01-01-09 H Session Sine Die

30 ILCS 105/2

from Ch. 127, par. 138

Amends the State Finance Act concerning reports and accounts. Adds a caption.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate 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
```

HB-2187 KRAUSE – ERWIN – COULSON – MULLIGAN – BELLOCK, FEIGEN-HOLTZ, KLINGLER AND GASH.

```
New Act
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 125/5-3.6 new
305 ILCS 5/5-16.12 new
```

Creates the Access to Emergency Services Act. Sets forth the circumstances under which health insurance plans must pay for emergency medical services prior to stabilization and for post-stabilization medical services. Applies to entities organized under the Illinois Insurance Code and the Health Maintenance Organization Act. Also applies to health care provided pursuant to the Comprehensive Health Insurance Plan Act and the Illinois Public Aid Code. Effective January 1, 2000.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Health Care Availability &
                                            Access
             H Added As A Joint Sponsor ERWIN
    99-03-03 H
                                          Do Pass/Short Debate Cal 016-000-001
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H Joint Sponsor Changed to COULSON
    99-03-10 H Joint Sponsor Changed to MULLIGAN
             H Joint Sponsor Changed to BELLOCK
             H Added As A Co-sponsor FEIGENHOLTZ
             H Added As A Co-sponsor KLINGLER
    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 102-013-000
             H Added As A Co-sponsor GASH
    99-03-18 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-19 S Chief Sponsor PARKER
    99-03-22 S First reading
                                          Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
```

HB-2188 COWLISHAW - DAVIS, MONIQUE.

105 ILCS 5/2-3.64

from Ch. 122, par. 2-3.64

Amends the School Code. In the State goals and assessment provisions, provides that State tests shall identify pupils in the 8th grade and 10th grade who do not meet State standards. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H First reading
                                          Referred to Hse Rules Comm
   99-02-24 H
                                          Assigned to Elementary & Secondary
                                            Education
   99-03-03 H
                                          Do Pass/Short Debate Cal 023-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-04 H Added As A Joint Sponsor DAVIS, MONIOUE
   99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   99-03-24 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
             S Chief Sponsor KARPIEL
   99-03-26 S First reading
                                          Referred to Sen Rules Comm
   99-04-27 S
                                          Assigned to Education
   99-05-05 S
                                          Postponed
             S
                                          Committee Education
   99-05-08 S
                                          Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
```

HB-2189 BROSNAHAN.

205 ILCS 670/14.5 new

Amends the Consumer Installment Loan Act in relation to payday loans. Provides only a Section caption.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2190 BROSNAHAN - LANG - DART - LYONS, EILEEN.

210 ILCS 45/2-204.1 new 210 ILCS 45/2-204.2 new 210 ILCS 45/3-304.1 new 210 ILCS 45/3-610 from Ch. 111 1/2, par. 4153-610 405 ILCS 5/3-911 new

Amends the Nursing Home Care Act. Provides that the Department of Public Health shall discipline facility employees, agents, or administrators that fail to report the abuse or neglect of a resident. Provides for Departmental review of nursing home residents with a mental illness to determine the appropriateness of placement, the adequacy of treatment and oversight, and the safety of other residents and of the staffing policies of all nursing homes to ensure that all nursing homes have an adequate number of staff with the appropriate specialized training needed to care for mentally ill patients. Provides that the Department shall review its current licensing and certification policies for nursing homes and its penalties for violation to deter facilities from repeated violation of licensure and certification requirements. Amends the Mental Health and Developmental Disabilities Code. Provides that the Department of Human Services shall review its policies and procedures and the policies and procedures of the Department of Public Health and the Department of Public Aid to determine the adequacy of patient assessments and treatment plans that include nursing home placements. Provides that the Department may impose a moratorium on discharges of appropriate residents from mental health facilities operated by the State or a political subdivision thereof pending the review.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor LANG
H Added As A Joint Sponsor DART
99-03-02 H Joint Sponsor Changed to LYONS, EILEEN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2191 CROSS.
```

30 ILCS 350/12 from Ch. 17, par. 6912

Amends the Local Government Debt Reform Act. Provides that a governing body may authorize its treasurer to jointly invest funds with the treasurers of other governmental units. Effective immediately.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Local Government
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2192 RYDER.

770 ILCS 35/1	from Ch. 82, par. 97
770 ILCS 35/2	from Ch. 82, par. 98
770 ILCS 80/1	from Ch. 82, par. 101.1
770 ILCS 80/2	from Ch. 82, par. 101.2

Amends the Hospital Lien Act and the Physicians Lien Act. Provides that no verdict, judgment, award, settlement, or compromise secured by or on behalf of an injured person may be satisfied unless written notice has been given to the hospital or physician who provided care to the injured person. Provides that the physician shall have 30 days to perfect and satisfy a lien. Replaces existing language regarding the attaching of the lien with language providing that from the time the lien notice is served, the lien of a hospital or physician attaches to any verdict, judgment, award, settlement, or compromise secured by or on behalf of the injured person. Provides that the lien shall be satisfied before the establishment of any annuity or other periodic plan for payments to the injured person. Makes other changes.

```
99-02-19 H First reading
99-02-24 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-2193 LOPEZ – HOEFT – SILVA – HOWARD – JONES,LOU, PUGH, JONES,SHIRLEY, MORROW, DELGADO, STROGER, FLOWERS, LY-ONS,JOSEPH, FRITCHEY, MURPHY, BRADLEY AND BURKE.

105 ILCS 5/18-8.05

Amends the School Code. For the 1999-2000 school year, increases the minimum amount a school district with an Average Daily Attendance of 50,000 or more that qualifies for supplemental general State aid is required to distribute from \$261,000,000 to \$277,000,000. Provides that the minimum amount for each school year after the 1999-2000 school year shall be increased by the same percentage increase, if any, as the

percentage increase in the amount of general State aid allotted to that school district for that school year. Provides that the minimum amount for each school year after the 1999-2000 school year shall be no less than the minimum amount for the immediately preceding school year. Effective immediately.

```
99-02-19 H First reading
               H Added As A Joint Sponsor HOEFT
               H Added As A Joint Sponsor SILVA
               H Added As A Joint Sponsor HOWARD
               H A'dded As A Joint Sponsor JONES, LOU-
                                          Referred to Hse Rules Comm
      99-02-24 H
                                          Assigned to Elementary & Secondary
                                             Education
      99-03-02 H Added As A Co-sponsor PUGH
               H Added As A Co-sponsor JONES, SHIRLEY
               H Added As A Co-sponsor MORROW
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor STROGER
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor MURPHY
               H Added As A Co-sponsor BRADLEY
      99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
      99-03-17 H Added As A Co-sponsor BURKE
      01-01-09 H Session Sine Die
HB-2194
            TENHOUSE - HANNIG - RYDER - JONES, LOU - KENNER.
  225 ILCS 450/5
                                  from Ch. 111, par. 5506
  225 ILCS 450/9.1
                                  from Ch. 111, par. 5510.1
  225 ILCS 450/14
                                  from Ch. 111, par. 5515
  225 ILCS 450/14.2 new
  225 ILCS 450/14.3 new
```

Amends the Illinois Public Accounting Act. Provides additional methods for obtaining certification, licensure, and temporary licensure for out-of-state accountants. Provides additional requirements to be met by firms licensed under the Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Public Accounting Act. Makes changes concerning practice as a public accountant by a person who is not licensed under the Act. Replaces provisions concerning licensure by reciprocity with provisions permitting the Department to issue a license as a public accountant to an applicant who holds a valid license or permit to practice as a public accountant issued under the laws of any other state or territory of the United States or the District of Columbia if certain conditions are met.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor JONES, LOU
         H Added As A Joint Sponsor KENNER
                                      Referred to Hse Rules Comm
         Н
99-02-24 H
                                      Assigned to Registration & Regulation
99-03-03 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
                Amendment No.01
                                     TENHOUSE
                Amendment referred to HRUL
         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
         S Chief Sponsor MADIGAN,R
         S Added as Chief Co-sponsor BERMAN
         S Added as Chief Co-sponsor LAUZEN
         S First reading
                                      Referred to Sen Rules Comm
```

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99-04-14 S
                                      Assigned to Licensed Activities
99-04-22 S Added as Chief Co-sponsor SULLIVAN
         S
                 Amendment No.01
                                      LICENSED ACT. S
                                                                Adopted
                                      Recmnded do pass as amend 008-000-000
         S
         S Placed Calndr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-14 H Motion Filed Concur
         Н
                Motion referred to
                                        HRIII.
         H Calendar Order of Concurren 01
99-05-17 H
                 Rules refers to
                                        HREG/01
         H Calendar Order of Concurren 01
99-05-18 H Be apprvd for consideratn 1/HREG/010-000-000
         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
         Н
         Н
              PUBLIC ACT 91-0508
```

HB-2195 RONEN.

20 ILCS 1405/56.3 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Insurance shall establish an insurance industry investment clearinghouse to assist Illinois insurers interested in making voluntary community investments. Provides that the clearinghouse shall match insurer investment capital with entrepreneurs, economic development agencies, and local governments by identifying investment projects.

FISCAL NOTE (Department of Insurance)

The fiscal impact is unknown as this bill does not establish guidelines or goals for the program nor does it provide any parameters for the administration of such a program.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Insurance
99-03-04 H	Fiscal Note Filed
Н	Committee Insurance
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2196 HAMOS – FEIGENHOLTZ.

20 ILCS 301/10-15

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Adds to the Illinois Advisory Council the President of the Community Behavioral Healthcare Association of Illinois or his or her designee. Effective immediately.

```
FISCAL NOTE (Department of Human Services)
HB2196 has no fiscal impact on the Department.
99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Human Services
99-03-03 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Joint Sponsor FEIGENHOLTZ
99-03-10 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 Placed Calndr First Rdg
99-03-18 S Chief Sponsor RADOGNO
         S First reading
                                       Referred to Sen Rules Comm
99-04-27 S
                                       Assigned to Public Health & Welfare
99-05-04 S
                                       Recommended do pass 010-000-000
```

S Placed Calndr, Second Rdg S Added as Chief Co-sponsor PARKER

```
99-05-05 S Second Reading
S Placed Calndr,3rd Reading
99-05-06 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
H Effective Date 99-07-29
H PUBLIC ACT 91-0329
```

HB-2197 HAMOS.

20 ILCS 3805/1

from Ch. 67 1/2, par. 301

Amends the Illinois Housing Development Act by making technical changes to the short title provision.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
Held 2nd Rdg-Short Debate
Held 2nd Rdg-Shrt Dbt
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
```

HB-2198 HAMOS – WINTERS – PUGH – COULSON – FEIGENHOLTZ, SHARP, SCOTT AND GILES.

310 ILCS 70/3

from Ch. 67 1/2, par. 1303

Amends the Homelessness Prevention Act by adding a caption to the definitions Section.

HOUSE AMENDMENT NO. 2.

```
Adds reference to:
310 ILCS 70/2
                             from Ch. 67 1/2, par. 1302
310 ILCS 70/4
                             from Ch. 67 1/2, par. 1304
310 ILCS 70/4.5 new
310 ILCS 70/5
                             from Ch. 67 1/2, par. 1305
                             from Ch. 67 1/2, par. 1306
310 ILCS 70/6
310 ILCS 70/8
                             from Ch. 67 1/2, par. 1308
310 ILCS 70/9
                             from Ch. 67 1/2, par. 1309
310 ILCS 70/9.5 new
310 ILCS 70/13
                             from Ch. 67 1/2, par. 1313
310 ILCS 70/7 rep.
```

Deletes everything. Amends the Homelessness Prevention Act. Requires the Department of Human Services to establish a family homelessness prevention and assistance program to stabilize families in their existing homes, to shorten the amount of time that families stay in emergency shelters, and to assist families with securing affordable housing. Allows the Department to make grants to counties, townships, municipalities, and not-for-profit corporations. Provides that priority for grants will be given to applicants participating in an established continuum of care. Deletes a provision that requires households receiving assistance to be eligible for Aid to Families with Dependent Children. Provides that the assistance may be used for the payment of utility bills and arrearages and support services to prevent homelessness or repeated episodes of homelessness. Requires grantees to consult on a regular basis with the local established continuum of care in preparing project proposals and in designing, implementing, and evaluating projects. Requires the Department to report on activities under the Act as a part of its annual report to the General Assembly. Repeals a Section concerning limits on the amount of assistance a person may receive. Makes other changes.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Amendment No.01 HAMOS
H Amendment referred to
H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Shrt Dbet
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99-03-17 H
                      Amendment No.02
                                          HAMOS
              Η
                      Amendment referred to HRUL
              H Held 2nd Rdg-Short Debate
     99-03-18 H
                      Amendment No.02
                                          HAMOS
              Η
                      Rules refers to
                                            HHSV
              H Held 2nd Rdg-Short Debate
     99-03-19 H
                      Amendment No.02
                                          HAMOS
              H Recommends be Adopted HHSV/009-000-000
              H Held 2nd Rdg-Short Debate
              H Added As A Joint Sponsor WINTERS
              H Added As A Joint Sponsor PUGH
              H Added As A Joint Sponsor COULSON
              H Added As A Joint Sponsor FEIGENHOLTZ
     99-03-22 H
                      Amendment No.02
                                          HAMOS
                                                                   Adopted
              H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor SHARP
     99-03-25 H Added As A Co-sponsor SCOTT
                                          Tabled Pursnt to Rule 40(a) HOUSE
                                             AMEND #1
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
               H Added As A Co-sponsor GILES
     99-04-15 S Chief Sponsor RAUSCHENBERGER
     99-04-20 S First reading
                                          Referred to Sen Rules Comm
               S Added as Chief Co-sponsor LIGHTFORD
               S Added As A Co-sponsor HENDON
               S Added As A Co-sponsor DEL VALLE
               S Added as Chief Co-sponsor OBAMA
                                           Assigned to Public Health & Welfare
               S Added As A Co-sponsor BERMAN
     99-04-21 S Added As A Co-sponsor CULLERTON
     99-04-26 S Added As A Co-sponsor MADIGAN,L
               S Added As A Co-sponsor MOLARO
     99-04-27 S
                                           Postponed
     99-05-04 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
               S Added As A Co-sponsor MUNOZ
               S Added As A Co-sponsor SHAW
     99-05-05 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-11 S Added as Chief Co-sponsor SYVERSON
               S Added as Chief Co-sponsor PARKER
               S Third Reading - Passed 059-000-000
               H Passed both Houses
     99-06-09 H Sent to the Governor
      99-07-30 H Governor approved
                   Effective Date 00-01-01
                   PUBLIC ACT 91-0388
               Н
HB-2199
            COULSON AND O'BRIEN.
  415 ILCS 5/17.6a new
  Amends the Environmental Protection Act. Specifies asbestos standards for drinking
water.
      99-02-19 H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned to Environment & Energy
      99-03-04 H
                                           Do Pass/Short Debate Cal 017-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-05 H Added As A Co-sponsor O'BRIEN
      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-2200 HAMOS.

New Act

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Creates the Regional Transportation Access Act of 1999. Provides for only a short title. Amends the State Finance Act to make stylistic changes to the Section concerned with the road fund.

```
99-02-19 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Executive
99-02-24 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
                                       Re-Refer Rules/Rul 19(a)
99-03-26 H
01-01-09 H Session Sine Die
```

HB-2201 BOLAND.

10 ILCS 5/1A-20 new

Amends the Election Code. Requires the State Board of Elections to adopt rules to permit voter registration through the World Wide Web. Effective immediately.

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FISCAL NOTE (State Board of Elections)
HB 2201 would have minimal fiscal impact.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
```

The bill would not increase the number of judges needed.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

```
Fails to meet the definition of a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
                                           Referred to Hse Rules Comm
    99-02-19 H First reading
    99-02-24 H
                                           Assigned to Elections & Campaign Reform
    99-03-03 H
                                           Fiscal Note Filed
                                           Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
             H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-04 H
                                           St Mandate Fis Nte Req BLACK
                                           Judicial Note RequesteBLACK
             Η
             H Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                           St Mandate Fis Note Filed
                                           Judicial Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-26 H
                                           Re-Refer Rules/Rul 19(a)
```

01-01-09 H Session Sine Die HB-2202 BOLAND.

220 ILCS 5/7-109 new

Amends the Public Utilities Act. Sets forth criteria that must be met before the Commerce Commission may approve a merger or change in control of a public utility or telecommunications carrier. Requires the Commission to allocate, where it has ratemaking authority, the economic benefits of the merger. Provides that ratepayers shall receive at least 50% of the benefits.

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FISCAL NOTE (III. Commerce Commission)
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At this time, the exact cost of the additional resources or

skills likely to be required cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal,

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99-02-19 H First reading
                                        Referred to Hse Rules Comm
99-02-24 H
                                        Assigned to Consumer Protect'n & Product
99-02-25 H
                                        Re-assigned to Public Utilities
99-03-05 H
                                        Fiscal Note Filed
                                        Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2203 JONES, SHIRLEY - JONES, LOU AND O'BRIEN.

New Act

Creates the Family Caregiver Support Act. Provides that the Department on Aging shall identify supportive services that are directly related to the provision of care to a functionally dependent older adult or other adult suffering from dementia. These services include benefits counseling, caregiver counseling, education, training, and reimbursement to primary caregivers whose households financially qualify for assistance under the Act for expenses incurred in helping functionally dependent older adults or other adults suffering from dementia.

```
FISCAL NOTE (Department on Aging)
Fiscal impact would be $164,750 plus grant costs.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading
H Added As A Joint Sponsor JONES,LOU
H Referred to Hse Rules Comm

99-02-24 H Assigned to Aging

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Co-sponsor O'BRIEN

99-03-11 H Fiscal Note Filed
H Committee Rules

01-01-09 H Session Sine Die
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HB-2204 BUGIELSKI – MEYER – CAPPARELLI – BIGGINS – BURKE AND SHARP.

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New Act
205 ILCS 5/5 from Ch. 17, par. 311
205 ILCS 5/5e
205 ILCS 5/48.1 from Ch. 17, par. 360
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Creates the Banking on Illinois Act. Declares that laws regulating banks in Illinois should be liberally construed to encourage the chartering and operating of financial institutions that locate and maintain their main banking premises in Illinois. Amends the Illinois Banking Act to provide that the provisions of the Illinois Business Corporation Act of 1983 may be relied upon for guidance in matters of corporate governance not controlled by the Illinois Banking Act. Provides that banks may offer any product offered by an out-of-state bank. Provides that the establishment of account service charges is a business decision to be made by a bank. Provides that financial statements customers provide to banks are confidential. Effective immediately.

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FISCAL NOTE (Department of Financial Institutions)
There would be no fiscal impact on the Department.
99-02-19 H First reading
         H Added As A Joint Sponsor MEYER
         H Added As A Joint Sponsor CAPPARELLI
         H Added As A Joint Sponsor BIGGINS
         H Added As A Joint Sponsor BURKE
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Financial Institutions
99-03-03 H
                                       Do Pass/Short Debate Cal 018-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H
                                       Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-004-005
99-03-12 H Added As A Co-sponsor SHARP
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
99-03-17 S First reading
                                       Referred to Sen Rules Comm
99-03-22 S Added as Chief Co-sponsor REA
99-03-25 S
                                       Assigned to Financial Institutions
99-04-29 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
99-05-04 S Second Reading
          S Placed Calndr, 3rd Reading
99-05-11 S Third Reading - Passed 050-002-005
         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 91-0330
         Н
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HB-2205 SLONE.

New Act

Creates the Growth Planning Act. Requires each county, other than Cook County, to appoint a coordinating committee to recommend a growth plan for the county. Requires

adoption of a growth plan approved by the coordinating committee by the county and by each municipality in the county. Provides for the resolution of disputes between counties and municipalities concerning the growth plan. Requires approval of the growth plan by the Department of Commerce and Community Affairs. Provides for the amendment of a growth plan after 3 years. Provides for judicial review of the plan. Requires the plan to include certain information concerning urban growth boundaries, planned growth areas, and rural areas. Requires that land use decisions in the county after the approval of the plan be consistent with the plan. Provides that counties with an approved growth plan may be awarded extra consideration by the Department for grants. Preempts home rule. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Urban Revitalization
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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COULSON - BLACK - LOPEZ - ACEVEDO - SILVA. HB-2206

305 ILCS 5/1-11 305 ILCS 5/12-4.34

Amends the Illinois Public Aid Code. Adds to those persons eligible for assistance under the Code: certain American Indians born in Canada and members of a certain Indian tribe, certain Nationals of Cuba or Haiti, certain Amerasians from Vietnam and their close family members, certain members of a Hmong or Highland Laotian tribe, and certain victims of domestic abuse who were the spouse, widow, or child of a United States citizen, are or were the spouse or child of a legal permanent resident, are a member of that relative's family that lived with them, or are the children or parents of these persons if they did not participate in the abuse. Removes the provision that repeals provisions regarding services to non-citizens on August 31, 1999. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading
         H Added As A Joint Sponsor BLACK
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Human Services
99-02-25 H Joint Sponsor Changed to LOPEZ
         H Joint Sponsor Changed to ACEVEDO
         H Joint Sponsor Changed to SILVA
99-03-03 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
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PETERSON
99-03-17 S First reading
                                     Referred to Sen Rules Comm
99-03-24 S Added As A Co-sponsor DEL VALLE
99-04-15 S Added as Chief Co-sponsor PARKER
         S Added as Chief Co-sponsor BERMAN
99-04-20 S Added as Chief Co-sponsor MUNOZ
01-01-09 H Session Sine Die
      COULSON.
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HB-2207

745 ILCS 50/2.14 new 745 ILCS 50/3

from Ch. 56 1/2, par. 2003

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

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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-2208 SLONE.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Grants a credit against the tax imposed by the Act in the amount of the fair market value, as determined by the Department of Agricul2187 HB-2208—Cont.

ture, of a conservation easement granted by the taxpayer under Article II of the Illinois Conservation Enhancement Act. Allows an excess credit to be carried forward to the tax liability of a succeeding taxable year. Exempts the credit from the Act's sunset requirement. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19H First readingReferred to Hse Rules Comm99-02-24HAssigned to Revenue99-03-05HRe-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2209 COULSON.

720 ILCS 135/1

from Ch. 134, par. 16.4

Amends the Harassing and Obscene Communications Act to provide a caption to the Section prohibiting the transmission of obscene, lewd, or immoral messages.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2210 COULSON – O'BRIEN – SCHOENBERG – LOPEZ – MULLIGAN, GASH, FRANKS AND ERWIN.

New Act

Creates the Promoting Quality Child Care Act. Provides that certain accredited child care providers currently under contract with or receiving a subsidy from the Department of Human Services shall be paid a subsidy rate 10% higher than the maximum rate established by the Department which additional funds the Department may require to be spent to maintain and achieve quality improvements. Provides that the Department shall establish a public-private partnership to increase the number of accredited programs serving families receiving child care subsidies to fund (i) grants to certain licensed child care providers to support program improvement plans necessary for achieving or maintaining accreditation, (ii) fees for accreditation payable to national accrediting bodies, and (iii) consultants to help programs gaining or maintaining accreditation. Provides that in order to be eligible for funding under this public-private partnership, at least 25% of the children served by the program must be receiving child care subsidies from the Department or the Department of Children and Family Services. Effective July 1, 2000.

HOUSE AMENDMENT NO. 1.

Provides that "child care center", "child care group home", and "child care home" are defined as in the Child Care Act of 1969. Adds reference to the Department of Children and Family Services as a provider of funding for child care in addition to the Department of Human Services. Removes reference to the subsidy rate to be provided to child care group homes. Changes the effective date from July 1, 2000 to July 1, 1999.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
        H Added As A Joint Sponsor O'BRIEN
                                    Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Children & Youth
99-03-02 H Joint Sponsor Changed to SCHOENBERG
99-03-03 H
                                    Do Pass/Short Debate Cal 008-000-001
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to LOPEZ
99-03-11 H Joint Sponsor Changed to MULLIGAN
99-03-16 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                    COULSON
                Amendment referred to HRUL
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Added As A Co-sponsor GASH
99-03-18 H
                Amendment No.01
                                    COULSON
        H Recommends be Adopted HRUL/003-002-000
        H Rolld 2nd Rdg-Short Debate
                Amendment No.01
                                    COULSON
                                                             Adopted
        Н
         H Pld Cal 3rd Rdg-Shrt Dbt
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99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor ERWIN
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor RADOGNO
         S First reading
                                     Referred to Sen Rules Comm
99-04-21 S Added as Chief Co-sponsor DUDYCZ
99-04-26 S Added as Chief Co-sponsor OBAMA
00-02-29 S' Added as Chief Co-sponsor PARKER
01-01-09 H Session Sine Die
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HB-2211 COULSON.

New Act

5 ILCS 80/4.20 new

Creates the Massage Licensing Act. Regulates the practice of massage therapy through licensure requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
   99-02-19 H First reading
                                          Referred to Hse Rules Comm
   99-02-24 H
                                          Assigned to Registration & Regulation
   99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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HB-2212 MCGUIRE.

40 ILCS 5/16-165

from Ch, 108 1/2, par. 16-165

Amends the Downstate Teacher Article of the Pension Code. Provides that not more than 3 of the 4 active teachers elected to the Board of Trustees may be active members of the same statewide teacher organization, beginning with the election of trustees in 2001. Also makes technical changes. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 2212 wuld not have a fiscal impact on the Teachers' Retire-

ment System.

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NOTE(S) THAT MAY APPLY: Pension
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99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
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	

HB-2213 KLINGLER.

40 ILCS 5/7-171 from Ch. 108 1/2, par. 7-171 40 ILCS 5/7-199.4 new 30 ILCS 805/8.21 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide a program of group health insurance for retired employees of participating educational employers and their spouses. Requires both active educational employees and their employers to contribute 0.5% of earnings toward the costs of the program. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
HB 2213 would not increase the accrued liability of any IMRF
employer. The bill would increase the contribution rates of
IMRF educational employers by 0.5% of payroll, and employee
contributions would also increase by 0.5% of salary.
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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Personnel & Pensions
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
                                       Pension Note Filed
99-03-15 H
                                       Committee Rules
         Н
01-01-09 H Session Sine Die
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2189 HB-2214

HB-2214 KLINGLER.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Pension Code, Provides that an employee may establish eligible creditable service for up to 2 years spent on layoff, under certain circumstances. Requires payment of both employee and employer contributions, plus interest. Specifies that the employee contribution and interest shall be based on the date the employee returns to employment after the layoff. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
The fiscal impact of HB 2214 cannot be calculated.
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NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-15 H Pension Note Filed Committee Rules Н

01-01-09 H Session Sine Die

HB-2215 KLINGLER.

210 ILCS 85/9.2 new

Amends the Hospital Licensing Act. Establishes the Hospital Inspection Consolidation and Improvement Task Force to determine the feasibility of consolidating the hospital inspection efforts of various entities. Effective immediately.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Consumer Protect'n & Product 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

KLINGLER - GASH - CURRIE AND BRADY. HB-2216

305 ILCS 5/9A-8 from Ch. 23, par. 9A-8 305 ILCS 5/9A-8.1 new 305 ILCS 5/11-20.1 from Ch. 23, par. 11-20.1

Amends the Education, Training and Employment Program for Recipients Article and the General Provisions Pertaining to Rights And Responsibilities of Applicants and Recipients Article of the Illinois Public Aid Code. Makes numerous changes in the operation of the education, training and employment program. Provides that the Department of Human Services shall annually review procedures and written materials used for compliance with provisions requiring the Department to provide full and timely information to applicants and recipients of aid under the Temporary Assistance for Needy Families program about their opportunities, rights and responsibilities. Makes changes in information the Department shall provide to a recipient when the recipient has employment or earned income, or both. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Human Services
99-03-03 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 BRADY
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 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
99-03-24 H Added As A Joint Sponsor GASH
         H Added As A Joint Sponsor CURRIE
         S Chief Sponsor OBAMA
         S First reading
                                     Referred to Sen Rules Comm
99-03-25 S Added as Chief Co-sponsor LIGHTFORD
99-03-31 S Added as Chief Co-sponsor BOMKE
99-04-15 S Added as Chief Co-sponsor PARKER
99-04-16 S Sponsor Removed OBAMA
         S Alt Chief Sponsor Changed BOMKE
         S Chief Co-sponsor Changed to OBAMA
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99-04-20 S Added as Chief Co-sponsor MYERS,J Assigned to Public Health & Welfare 99-04-22 S Added As A Co-sponsor SULLIVAN 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 99-05-06 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 н Effective Date 99-07-29 Η PUBLIC ACT 91-0331

HB-2217 KLINGLER – SILVA – DELGADO AND WIRSING.

305 ILCS 5/9A-11

from Ch. 23, par. 9A-11

Amends the "Education, Training, and Employment Program for TANF Recipients" Article of the Illinois Public Aid Code. Provides that families that are income-eligible for child care services and that are not recipients of TANF shall be eligible to receive child care assistance for the same range of work and training activities as are available to recipients of TANF and shall be subject to no more restrictive criteria than are applicable to recipients of TANF.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the "Education, Training, and Employment Program for TANF Recipients" Article of the Illinois Public Aid-Code. Provides that the Department of Human Services shall allocate \$7,500,000 annually for a child care test program for families who are income-eligible for child care assistance, who are not recipients of TANF under Article IV, and who need child care assistance to participate in education and training activities.

NOTE(S) THAT MAY APPLY: Fiscal

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Referred to Hse Rules Comm
99-02-19 H First reading
99-02-24 H
                                     Assigned to Human Services
99-03-03 H
                                     Do Pass/Short Debate Cal 010-001-000
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor WIRSING
99-03-09 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
99-03-15 H Joint Sponsor Changed to SILVA
         H Joint Sponsor Changed to DELGADO
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor MYERS,J
         S Sponsor Removed MYERS,J
         S Alt Chief Sponsor Changed DONAHUE
         S Added as Chief Co-sponsor MYERS,J
         S First reading
                                     Referred to Sen Rules Comm
99-03-22 S Added as Chief Co-sponsor BURZYNSKI
99-03-24 S Added as Chief Co-sponsor OBAMA
99-03-25 S
                                     Assigned to Public Health & Welfare
99-04-20 S
                                      Postponed
99-04-26 S Added As A Co-sponsor LIGHTFORD
99-04-27 S
                                     PUB HEALTH S
                Amendment No.01
                                                              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 Chief Co-sponsor MOLARO
99-05-12 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-17 H Motion Filed Concur
         Η
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
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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
H Effective Date 00-01-01
H PUBLIC ACT 91-0509
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HB-2218 BIGGINS - FEIGENHOLTZ - GILES - PUGH - MURPHY, DAV-IS,MONIQUE, LYONS, JOSEPH, SILVA AND DELGADO.

110 ILCS 680/25-15 110 ILCS 680/25-25

Amends the Northeastern Illinois University Law. Adds 2 voting members, appointed by the Governor by and with the advice and consent of the Senate, to the Board of Trustees. Requires all of the members to be residents of this State. Requires the student member to be an undergraduate, and provides that the student member may serve only for one term. Provides that the members first appointed by the Governor whose terms either expired on the third Monday in January, 1999 or expire on the third Monday in January, 2001 shall be appointed until their successors are appointed and qualified. Provides that any vacancy in membership existing on January 1, 1999 shall be filled by appointment by the Governor, with the advice and consent of the Senate, for a term to expire on the third Monday in January, 2003. Provides that the chairperson and secretary of the Board shall serve for a period of 2 years from their election (instead of being elected annually). Provides that the Board shall elect by secret ballot from their own number other officers that the Board deems necessary to serve for a period of 2 years from their election. Removes a provision that allows the student member, under certain circumstances, to be considered a member for the purpose of determining whether a quorum is present. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Restores current law to provide that a majority of Board members constitutes a quorum (instead of a majority of Board members appointed by the Governor).

SENATE AMENDMENT NO. 1.

Removes the provision that limits the service of a student member to one term. NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
         H Added As A Joint Sponsor FEIGENHOLTZ
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Higher Education
99-03-04 H
                Amendment No.01
                                     HIGHER ED H
         H
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor DAVIS, MONIQUE
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to GILES
         H Joint Sponsor Changed to PUGH
         H Joint Sponsor Changed to MURPHY
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor DELGADO
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CRONIN
99-03-11 S First reading
                                     Referred to Sen Rules Comm
99-04-14 S
                                     Assigned to Education
99-04-21 S
                                     Recommended do pass 006-004-000
         S Placed Calndr, Second Rdg
99-04-28 S Filed with Secretary
         S
                                     CRONIN
                Amendment No.01
         S
                                     -BERMAN-
         S
                                     SILVERSTEIN
                Amendment referred to SRUL
         S Placed Calndr, Second Rdg
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99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
                Amendment No.01
         S
                                      CRONIN
         S
                                      -BERMAN
         S
                                      -SILVERSTEIN
                Rules refers to
                                       SESE
99-05-05
                 Amendment No.01
                                      CRONIN
         S
                                      -BERMAN
         S
                                      -SILVERSTEIN
         S
                                      Postponed
99-05-12
                Amendment No.01
                                      CRONIN
         S
                                      -BERMAN
         S
                                      -SILVERSTEIN
                                      Be adopted
         S
            Recalled to Second Reading
         S
                Amendment No.01
                                      CRONIN
         Š
                                      -BERMAN
         S
                                      -SLIVERSTEIN
                                        Adopted
           Placed Calndr, 3rd Reading
99-05-13
         S Third Reading - Passed 050-005-002
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                 Motion referred to
         Н
                                       HRUL
         H Calendar Order of Concurren 01
99-05-19 H Be appryd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
         Η
              Effective Date 99-08-14
              PUBLIC ACT 91-0565
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HB-2219

BEAUBIEN – SCHOENBERG – COULSON – DURKIN – CURRIE, LOPEZ, DAVIS, MONIQUE, HARRIS, BASSI, O'CONNOR, SMITH, MICHAEL, BELLOCK, WAIT, FEIGENHOLTZ, DART, POE, CROTTY, SCULLY, FOWLER, SILVA, DELGADO AND ERWIN.

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720 ILCS 5/12-3.3 new
725 ILCS 5/110-6.3 from Ch. 38, par. 110-6.3
725 ILCS 5/111-8 from Ch. 38, par. 111-8
740 ILCS 45/2 from Ch. 70, par. 72
750 ILCS 5/503 from Ch. 40, par. 503
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Amends the Criminal Code of 1961. Creates the offense of aggravated domestic battery. Provides that a person commits the offense when in committing a domestic battery, the person intentionally or knowingly causes great bodily harm, or permanent disability or disfigurement. Penalty is a Class 2 felony. A second or subsequent conviction requires a mandatory term of imprisonment of not less than 3 years and not more than 7 years or an extended term of imprisonment of not less than 7 years and not more than 14 years. Provides that if probation or conditional discharge is imposed as a sentence, the offender must serve a mandatory term of imprisonment of not less than 60 consecutive days. Amends the Code of Criminal Procedure of 1963, Permits the court to hold a defendant charged with stalking or aggravated stalking in custody pending a hearing on bail denial if the defendant has been previously convicted of aggravated domestic battery against the same victim. Permits the State's Attorney to seek issuance of an order of protection when the defendant is charged with aggravated domestic battery. Amends the Crime Victims Compensation Act. Adds aggravated domestic battery to the definition of a crime of violence. Amends the Illinois Marriage and Dissolution of Marriage Act. Permits the court to set aside a portion of the estates of one of the parties to a dissolution proceeding who was convicted of aggravated domestic battery if the victim is a child of the parties for care and counseling of the child.

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NOTE(S) THAT MAY APPLY: Correctional
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor SCHOENBERG
H Added As A Joint Sponsor COULSON
H Added As A Joint Sponsor DURKIN
H Added As A Joint Sponsor CURRIE
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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 LOPEZ
      99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-12 H Added As A Co-sponsor DÁVIS, MONIQUE
               H Added As A Co-sponsor HARRIS
               H Added As A Co-sponsor BASSI
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor POE
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor FOWLER
               H Added As A Co-sponsor SILVA
               H Added As A Co-sponsor DELGADO
               H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      99-03-16 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-19 H Added As A Co-sponsor ERWIN
      99-04-19 S Chief Sponsor GEO-KARIS
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
               S Added as Chief Co-sponsor LINK
      99-04-27 S
                                            Assigned to Judiciary
      99-05-05 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 058-000-000
               H Passed both Houses
      99-06-11 H Sent to the Governor
      99-08-06 H Governor approved
               Η
                    Effective Date 00-01-01
               Н
                    PUBLIC ACT 91-0445
HB-2220
             BEAUBIEN.
   15 ILCS 205/1
                                   from Ch. 14, par. 1
  Amends the Attorney General Act. Adds a caption and makes stylistic changes to the
Section regarding oath and bond.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2221
            BEAUBIEN.
   15 ILCS 305/2
                                   from Ch. 124, par. 2
  Amends the Secretary of State Act. Adds a caption and makes a stylistic change to
the Section regarding the oath of office.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2222
             BASSI.
   30 ILCS 500/53-10
  Amends the Illinois Procurement Code by making a technical change to the Section
concerning concessions and leases of State property.
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Referred to Hse Rules Comm

Assigned to Executive

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

99-02-19 H First reading

99-02-24 H

99-03-05 H

HB-2223 **2194**

HB-2223 BASSI.

30 ILCS 500/1-5

Amends the Illinois Procurement Code by making a technical change to the Section concerning the purpose of the Code.

99-02-19 H First reading
99-02-24 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2224 RIGHTER.

720 ILCS 5/16D-2

from Ch. 38, par. 16D-2

Amends the Criminal Code of 1961. Makes grammatical changes in the definition Section of the Computer Crime Article of the Code.

99-02-19 H First reading
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2225 RIGHTER.

815 ILCS 505/12

from Ch. 121 1/2, par. 272

Amends the Consumer Fraud and Deceptive Business Practices Act by making a stylistic change in provisions setting forth the short title of the Act.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate 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-2226 O'CONNOR.

20 ILCS 5/2

from Ch. 127, par. 2

Amends the Civil Administrative Code of Illinois by changing the Section defining "department" to make a technical change.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2227 O'CONNOR.

15 ILCS 20/38.1

from Ch. 127, par. 38.1

Amends the Civil Administrative Code of Illinois to add a heading to the provision concerning contents of the budget. Makes a technical change.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2228 GIGLIO.

220 ILCS 50/4

from Ch. 111 2/3, par. 1604

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Adds a caption and makes a technical change in a Section concerning acts required of persons engaged in excavation or demolition.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2229 BROSNAHAN ~ LOPEZ.

210 ILCS 45/3-602.1 new

Amends the Nursing Home Care Act. Provides that a court may award punitive damages in an action against a facility for wilful or wanton misconduct of the facility's agents or employees that results in the injury or death of a resident. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Joint Sponsor LOPEZ

01-01-09 H Session Sine Die

HB-2230 BROSNAHAN ~ LYONS, EILEEN – LOPEZ.

720 ILCS 5/12-21

from Ch. 38, par. 12-21

Amends the Criminal Code of 1961 concerning neglect of the elderly or disabled. In the definition of "caregiver", deletes the exclusion of long-term care facilities, personnel of those facilities, and certain health care providers.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact on DOC.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-02 H Added As A Joint Sponsor LYONS, EILEEN

99-03-05 H Correctional Note Filed
H Re-Refer Rules/Rul 19(a)

99-03-10 H Joint Sponsor Changed to LOPEZ

01-01-09 H Session Sine Die

HB-2231 JOHNSON, TOM.

105 ILCS 5/2-3.76

from Ch. 122, par. 2-3.76

Amends the School Code to add a caption to a Section requiring the State Board of Education to be responsible for ensuring that educational services are provided to all eligible children.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2232 SKINNER.

305 ILCS 5/10-16.5 new
750 ILCS 5/505 from Ch. 40, par. 505
750 ILCS 5/608 from Ch. 40, par. 608
750 ILCS 15/4.3 new

750 ILCS 15/4.3 new 750 ILCS 45/14 from Ch. 40, par. 2514

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984. Provides that the court may order, if it is in the best interest of the minor child on whose behalf support payments are ordered, the custodial parent to provide an accounting of expenditures of support funds. Provides that the court may order the custodial parent to produce verification of the expenses and may enter any orders necessary to ensure that the funds are expended in the best interest of the child. Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

Provides that the party moving for an accounting must certify that, to the best of the movant's knowledge, information, and belief, the motion for an accounting is well grounded in fact and that it is not brought for any improper purpose. Provides that, if the movant violates this certification, the court may impose a sanction.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19	Η	First reading	Referred to Hse Rules Comm
99-02-24	Η		Assigned to Child Support Enforcement
99-03-03	Н	Primary Sponsor Changed To	SKINNER
99-03-04	Η	Amendment No.01	CHILD SUP ENF H Adopted
	Η		Motion Do Pass Amended-Lost 002-011-000
			HCSE
	Η		Remains in CommiChild Support
			Enforcement
99-03-05	н		Re-Refer Rules/Rul 19(a)

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2233 **2196**

HB-2233 MEYER – LOPEZ – MATHIAS.

625 ILCS 5/6-205 from Ch. 95 1/2, par. 6-205 625 ILCS 5/11-503.5 new

Amends the Illinois Vehicle Code. Provides that a person who intentionally drives his or her vehicle in such a manner as to endanger the bodily safety or property of another driver, bicyclist, or pedestrian commits road rage. Penalty is a Class A misdemeanor. If the violation results in great bodily harm or permanent disfigurement to another, the offense is aggravated road rage and the penalty is a Class 4 felony. Provides that the Secretary of State shall revoke the driver's license of a person convicted of road rage or aggravated road rage. Effective July 1, 1999.

NOTE(S) THAT MAY APPLY: Correctional

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Transportation & Motor Vehicles
99-03-03 H Debate Cal 029-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor LOPEZ
99-03-11 H Joint Sponsor Changed to MATHIAS
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-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-2234 FLOWERS.

20 ILCS 505/8

from Ch. 23, par. 5008

Amends the Children and Family Services Act. Changes the maximum number of children under care who are eligible for scholarships and fee waivers to 500 (now 48). Provides that at least 75 (now at least 4) of those selected shall be children of veterans.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Children & Youth
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2235 CURRIE AND O'BRIEN.

820 ILCS 130/2

from Ch. 48, par. 39s-2

Amends the Prevailing Wage Act. Includes, as public works to which the Act applies, projects financed with bonds issued under the Tax Increment Allocation Redevelopment Act or with loans or funds made available under the Illinois Enterprise Zone Loan Act. Adds training among the fringe benefits used to determine a prevailing wage.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Co-sponsor O'BRIEN
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2236 TURNER, ART.

725 ILCS 5/115-7.2

from Ch. 38, par. 115-7.2

Amends the Code of Criminal Procedure of 1963. Adds a caption to the Section permitting expert testimony relating to post-traumatic stress syndrome in cases involving prosecutions for illegal sexual acts and ritualized abuse of a child.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2237 FLOWERS.

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325 ILCS 5/8.2 from Ch. 23, par. 2058.2
325 ILCS 5/8.2a new
325 ILCS 5/8.2b new
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Amends the Abused and Neglected Child Reporting Act. Provides standards to use in annual evaluations of family preservation programs provided by the Department of Children and Family Services or private agencies under contract with DCFS. Provides that results of the annual evaluation shall be reported to the General Assembly. Pro-

2197 HB-2237—Cont.

vides that if the evaluation determines that a program is unsuccessful, further State funding shall cease. Provides for parent education classes as part of the family preservation plan. Provides minimum curriculum requirements for the parenting classes. Provides guidelines for determining whether the child's family is willing and able to provide the child with a safe family home. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Children & Youth 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2238 TURNER.ART.

720 ILCS 5/15-2 from Ch. 38, par. 15-2 725 ILCS 5/108A-3 from Ch. 38, par. 108A-3

Amends the Criminal Code of 1961 to make a stylistic change to a Section concerned with the definition of "owner". Amends the Code of Criminal Procedure of 1963 to make a stylistic change to the Section concerning obtaining approval for use of eavesdropping devices.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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-2239 TURNER, ART.

720 ILCS 5/9-3.2 from Ch. 38, par. 9-3.2 725 ILCS 5/104-14 from Ch. 38, par. 104-14

Amends the Criminal Code of 1961 to make a technical correction to the Section concerned with involuntary manslaughter and reckless homicide of an unborn child. Amends the Code of Criminal Procedure of 1963 to make a technical correction to the Section concerned with the use of statements made by a defendant during an examination or treatment.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned 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-2240 TURNER,ART.

725 ILCS 5/115-8 from Ch. 38, par. 115-8

Amends the Code of Criminal Procedure of 1963. Makes a grammatical change in the Section that permits the defendant to waive his or her right to be present during trial.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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-2241 TURNER,ART.

725 ILCS 5/107-3 from Ch. 38, par. 107-3

Amends the Code of Criminal Procedure of 1963. Makes the Section relating to arrest by a private person gender neutral.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2242. TURNER.ART.

720 ILCS 5/10-1 725 ILCS 5/101-1 from Ch. 38, par. 10-1 from Ch. 38, par. 101-1

Amends the Criminal Code of 1961 to make stylistic changes to the Section concerned with kidnapping. Amends the Code of Criminal Procedure of 1963 to make a stylistic change to the Section concerned with the purpose of the Code.

99-02-19 H First reading 99-02-24 H

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

99-03-05 H

01-01-09 H Session Sine Die

HB-2243 GRANBERG - WOOLARD.

520 ILCS 10/7.1 new

Amends the Illinois Endangered Species Protection Act. Provides that the Least brook lamprey, the Eastern massasauga, and the Indiana crayfish shall not be designated as endangered or threatened species.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 520 ILCS 10/7.1 new Adds reference to: 520 ILCS 10/5.5 new 520 ILCS 10/11

Deletes everything. Amends the Illinois Endangered Species Protection Act. Provides that under prescribed terms and conditions, the Department of Natural Resources may authorize a taking otherwise prohibited by the Act if the taking of the protected animal is incidental to and not the purpose of an otherwise lawful activity. Requires the applicant to submit a conservation plan and sets forth requirements of a plan.

HOUSE AMENDMENT NO. 2.

Provides that if the Department authorizes an incidental taking of a protected species, the Department must file a written decision explaining its conclusion that the taking should be authorized. Provides that in order to authorize an incidental taking, the Department must determine that, based on the best available scientific data, the taking will not reduce the likelihood of the survival of the endangered or protected species. Provides that the public must be given notice of, and an opportunity to comment on, the application for an incidental taking before the taking may be authorized.

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99-02-19 H First reading
         H Added As A Joint Sponsor WOOLARD
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Agriculture & Conservation
99-03-03 H
                                    Do Pass/Short Debate Cal 013-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H Relld 2nd Rdg-Short Debate
                Amendment No.01
                                    WOOLARD
         Н
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                    WOOLARD
         Η
                Rules refers to
                                      HAGC
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                    WOOLARD
         H Recommends be Adopted HAGC/009-004-000
         H Held 2nd Rdg-Short Debate
                                    WOOLARD
99-03-22 H
                Amendment No.02
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
                                    WOOLARD
99-03-23 H
                Amendment No.02
         H Recommends be Adopted HRUL
         Η
                Amendment No.01
                                    WOOLARD
                Amendment No.02
                                    WOOLARD
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 080-029-004
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Adopted

Adopted

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99-03-24 S Arrive Senate
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S Placed Calndr First Rdg

S Chief Sponsor CRONIN

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

HB-2244 BURKE – LOPEZ.

New Act

Creates the High-rise Residential Building Window Guard Act. Provides that the owner or lessee of a high-rise residential building, or the owner's or lessee's agent, or any other person who manages or controls a high-rise residential building, must install window guards on the windows of the building in a manner approved by the Department of Public Health. Makes violation a Class B misdemeanor. Requires the Department of Public Health to administer and enforce the Act. Restricts concurrent exercise of home rule powers.

CORRECTIONAL NOTE (Department of Corrections)

There would be no fiscal or prison population impact.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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9	99-02-19	Η	First reading	Referred to Hse Rules Comm
9	99-02-24	Н		Assigned to Executive
9	99-03-04	Н		Correctional Note Filed
		H		Committee Executive
9	99-03-05	H		Re-Refer Rules/Rul 19(a)
	99-03-10	H	Added As A Joint Sponsor L.	OPEZ

01-01-09 H Session Sine Die

HB-2245 MCCARTHY - LOPEZ.

210 ILCS 45/3-305

from Ch. 111 1/2, par. 4153-305

Amends the Nursing Home Care Act. Increases the penalties for Type "A" and Type "B" violations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19	H First reading	Referred to Hse Rules Comm
99-02-24	H	Assigned to Executive
99-03-05	H	Re-Refer Rules/Rul 19(a)
99-03-10	H Added As A Joint Spons	or LOPEZ
01-01-09	H Session Sine Die	

HB-2246 WINTERS.

10 ILCS 5/9-7.5

Amends the Election Code. Deletes a provision that requires certain nonprofit organizations accepting contributions or making expenditures on behalf of or in opposition to a question of public policy to register with the State Board of Elections. Effective immediately.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Elections & Campaign Reform
99-03-03 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-002
         S Arrive Senate
         S Placed Calndr First Rdg
00-02-29 S Chief Sponsor RAUSCHENBERGER
00-03-01 S First reading
                                    Referred to Sen Rules Comm
01-01-09 H Session Sine Die
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HB-2247 MCCARTHY.

New Act

Creates the Adult Day Health Care Licensing Act. Provides only the short title and purpose statement.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

2200 HB-2248

HB-2248 LYONS, JOSEPH.

230 ILCS 10/11

from Ch. 120, par. 2411

Amends the Riverboat Gambling Act. Prohibits installation of terminals accepting certain access devices for electronic funds transfer and prohibits check cashing and issuing warrants or coupons redeemable for cash.

FISCAL NOTE (Illinois Gaming Board)

Wagering tax revenue would be reduced by an estimated 20%; each 1% reduction reduces revenue by approx. \$3 million annually. 99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive Fiscal Note Filed 99-03-04 H Н Committee Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-09 H Primary Sponsor Changed To SAVIANO

99-03-23 H Primary Sponsor Changed To LYONS, JOSEPH

01-01-09 H Session Sine Die

HB-2249 WINTERS - LOPEZ.

625 ILCS 5/6-205

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

Amends the Illinois Vehicle Code to provide that the Secretary of State may require ignition interlock devices when granting driving privileges to a first offender of the DUI laws if the person's blood alcohol content was greater then 0.15. Provides that the Secretary of State shall require ignition interlock devices when granting driving privileges to a second or subsequent offender of the DUI laws if the person's blood alcohol content was greater than 0.15 when arrested for the second or subsequent violation.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Constitutional Officers 99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-10 H Added As A Joint Sponsor LOPEZ

01-01-09 H Session Sine Die

HB-2250 FRANKS.

Appropriates \$5,800,000 from the General Revenue Fund to the Department of Natural Resources for a grant to McHenry County for the purpose of dredging Wonder Lake. Effective July 1, 1999.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 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-2251 MATHIAS - LOPEZ.

625 ILCS 5/6-206.1 from Ch. 95 1/2, par. 6-206.1

Amends the Illinois Vehicle Code to provide that no person may receive a judicial driving permit who has previously been convicted of or received court supervision for a DUI violation.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Transportation & Motor Vehicles

99-03-03 H Do Pass/Stndrd Dbt/Vote 016-000-011

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-10 H Added As A Joint Sponsor LOPEZ

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-2252 STROGER.

65 ILCS 5/11-61-3

from Ch. 24, par. 11-61-3

Amends the Illinois Municipal Code. Allows municipalities to issue certificates evidencing indebtedness incurred under contracts for the purchase or lease of real or personal property for public purposes. States that the certificates are valid whether or not an appropriation is first included in any budget adopted by the municipality. Effective immediately.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2253 LYONS, JOSEPH – FRITCHEY.

30 ILCS 500/30-22 new

Amends the Illinois Procurement Code. Provides that to be considered a responsible bidder on a construction contract for purposes of the Code, a bidder must comply with certain requirements and must present satisfactory evidence of that compliance to the Capital Development Board or other appropriate construction agency. The requirements include compliance with laws concerning the bidder's entitlement to conduct business in Illinois, compliance with the Prevailing Wage Act, compliance with federal "Equal Employment Opportunities" provisions, having certain insurance coverage, and participation in federally approved apprenticeship and training programs.

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FISCAL NOTE (Capital Development Board)
      This is estimated to raise the cost of contracts by as much
      as 5% to cover the costs incurred by contractors to develop
      and implement such a program. CDB awards at least $200 million
      in contracts in any given year. Increasing this by 5% would
      cause an additional $10 million to be added to project appro-
       STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Does not create a State mandate.
      99-02-19 H First reading
                                               Referred to Hse Rules Comm
      99-02-24 H
                                               Assigned to State Procurement
      99-02-25 H Added As A Joint Sponsor FRITCHEY
      99-03-02 H
                                               Fiscal Note Requested BASSI
                                               St Mandate Fis Nte Req BASSI
                Η
                                               Do Pass/Short Debate Cal 007-002-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-08 H
                                               Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H
                                               St Mandate Fis Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-12 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-2254
             STROGER.
  820 ILCS 405/235
                                      from Ch. 48, par. 345
  820 ILCS 405/237
                                      from Ch. 48, par. 347
  820 ILCS 405/401
                                      from Ch. 48, par. 401
  820 ILCS 405/409
                                      from Ch. 48, par. 409
  820 ILCS 405/500
                                      from Ch. 48, par. 420
  820 ILCS 405/601
                                      from Ch. 48, par. 431
  820 ILCS 405/604
                                      from Ch. 48, par. 434
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820 ILCS 405/612 from Ch. 48, par. 442 Amends the Unemployment Insurance Act. Defines "wages" for calendar year 2000 to include only the remuneration paid to an individual by an employer during that period with respect to employment that does not exceed \$10,500 (now, \$10,000). Includes in the definition of "wages" for calendar year 2001 and each calendar year thereafter a formula for determining "wages". Redefines "base period". Sets out the "weekly benefit amount" and "prior average weekly wage" for any week beginning on or after January 2, 2000. Sets out additional benefits for individuals to whom benefits are payable and who have a non-working spouse or dependent children with respect to any week beginning on or after January 2, 2000. Sets out the "State 'on' indicator" and "State 'off' indicator". Provides that the Section concerning ineligibility for benefits because an individual voluntarily leaves shall not apply to individuals who leave work due to the loss of child care despite the individual's reasonable attempt to make adequate child care arrangements. States that no individual shall be denied benefits by reason of a lockout subject to certain exceptions. Sets out when an individual is ineligible for benefits on the basis of wages for services in an instructional, research, or principal administrative capacity. Makes other changes.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2255 O'BRIEN - MCGUIRE - GIGLIO - DAVIS, MONIQUE.

820 ILCS 130/2

from Ch. 48, par. 39s-2

Amends the Prevailing Wage Act. Includes as public works projects financed with bonds issued under the Tax Increment Allocation Redevelopment Act or with loans or funds made available under the Illinois Enterprise Zone Loan Act. Adds training among the fringe benefits used to determine a prevailing wage.

FISCAL NOTE (Department of Labor)
Estimated fiscal impact totals \$254,675.
FISCAL NOTE (Department of Labor)
Same as previous note.
STATE MANDATES NOTE (Dept. of Commerce and

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

HB 2255 does not create a State mandate.

H Passed both Houses

SENATE AMENDMENT NO. 1.

Deletes language including, as public works, projects financed with bonds issued under the Tax Increment Allocation Redevelopment Act or with loans or funds made available under the Illinois Enterprise Zone Loan Act. Adds "training and apprenticeship programs approved by the U.S. Department of Labor, Bureau of Apprenticeship and Training" (instead of "training") among the fringe benefits used to determine a prevailing wage.

NOTE(S) THAT MAY APPLY: Fiscal 99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Labor & Commerce 99-03-05 H Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC H Plcd Cal 2nd Rdg Stndrd Dbt 99-03-09 H Fiscal Note Requested BLACK Н St Mandate Fis Nte Req BLACK H Cal 2nd Rdg Stndrd Dbt 99-03-10 H Added As A Joint Sponsor MCGUIRE H Joint Sponsor Changed to GIGLIO . 99-03-12 H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shrt Db 99-03-15 H Fiscal Note Filed H Hld Cal Ord 2nd Rdg-Shrt Db H Added As A Joint Sponsor DAVIS, MONIQUE 99-03-18 H St Mandate Fis Note Filed H Pld Cal 3rd Rdg-Stndrd Dbt 99-03-19 H 3rd Rdg-Stnd Dbt-Pass/Vote 079-039-000 99-03-22 S Arrive Senate S Placed Calndr First Rdg S Chief Sponsor DEMUZIO S First reading Referred to Sen Rules Comm 99-04-28 S Assigned to Commerce & Industry 99-05-05 S Sponsor Removed DEMUZIO S Alt Chief Sponsor Changed SYVERSON S Added as Chief Co-sponsor DEMUZIO 99-05-07 S Amendment No.01 COMM & INDUS S Adopted Recmnded do pass as amend 008-000-000 S Placed Calndr, Second Rdg 99-05-11 S Second Reading S Placed Calndr,3rd Reading 99-05-12 S Added As A Co-sponsor MOLARO 99-05-13 S Third Reading - Passed 055-002-002 99-05-14 H Arrive House H Place Cal Order Concurrence 01 H Motion Filed Concur Motion referred to HRUL H Calendar Order of Concurren 01 99-05-19 H Be appryd for consideratn 01/HRUL H H Concurs in S Amend 01/081-034-000

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99-06-17 H Sent to the Governor
99-07-13 H Governor approved
H Effective Date 00-01-01
H PUBLIC ACT 91-0105
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HB-2256 O'BRIEN – HASSERT – BURKE – LOPEZ – HAMOS, LYONS, JOSEPH, MCCARTHY, CURRY, JULIE, CROTTY, FOWLER, PERSICO, HOFF-MAN, WAIT, GRANBERG, BRADLEY, DAVIS, MONIQUE, HARRIS AND MCGUIRE.

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225 ILCS 85/25 from Ch. 111, par. 4145
410 ILCS 620/3.14 from Ch. 56 1/2, par. 503.14
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Amends the Pharmacy Practice Act and the Illinois Food, Drug and Cosmetic Act. Provides that pharmacists may substitute generic brand drugs, provided that the selected drug has been rated therapeutically equivalent to the prescribed drug in the Orange book or meets other criteria. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes a provision in the Illinois Food, Drug and Cosmetic Act that provides that the determination of drug products that have not been rated therapeutically equivalent in the Orange book, but that may be selected shall be recommended by a Technical Advisory Council of the Department.

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BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget) Since this bill is not a supplemental appropriation bill, the Balanced Budget Note Act is inapplicable.
JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts) There would be neither a decrease nor an increase in the number of judges needed.
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GOVERNOR'S AMENDATORY VETO MESSAGE

H Cal Ord 3rd Rdg-Short Dbt

Recommends changing the bill to provide that the therapeutically equivalent generic brand that the pharmacist may substitute for name brands may not be a critical dose drug and that the Technical Advisory Council be allowed to consider drugs that require a prescription and are legally marketed in the United States according to FDA regulations. Recommends a definition for "critical dose drug".

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99-02-19 H First reading
        . H Added As A Joint Sponsor HASSERT
        H Added As A Joint Sponsor BURKE
        H Added As A Joint Sponsor LOPEZ
        H Added As A Joint Sponsor HAMOS
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Executive
                                     Fiscal Note Requested POE
99-03-03 H
                                     St Mandate Fis Nte Req POE
         H
         Н
                                     Balanced Budget Note Req POE
         H
                                     Home Rule Note Requested POE
         Η
                                     Judicial Note RequestePOE
                Amendment No.01
                                     EXECUTIVE H
         Н
                                                             Adopted
         Н
                                     Do Pass Amend/Short Debate 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H Added As A Co-sponsor LYONS, JOSEPH
99-03-05 H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor FOWLER
99-03-09 H
                                     Bal Budget Note Fld as amnd
         Н
                                     Fiscal Note Req -withdrawn
         Н
                                     St Mandate Fis Nte Req-wdrn
         Η
                                     Bal Budget Note Req-wthdwn
         H
                                     Home Rule Note Req-wthdwn
                                     Judicial Note Req-withdrawn
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor PERSICO
         H Added As A Co-sponsor HOFFMAN
                                     Judicial Note Req as amend BY HOUSE
                                       AMEND #1
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99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-008-001
99-03-12 H Added As A Co-sponsor WAIT
         H Added As A Co-sponsor GRANBERG
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor HARRIS
         H Added As A Co-sponsor MCGUIRE
99-03-16 S Arrive Senate
         S Chief Sponsor SYVERSON
         S Added as Chief Co-sponsor MAHAR
         S Added as Chief Co-sponsor KARPIEL
         S Added as Chief Co-sponsor FAWELL
         S Placed Caindr First Rdg
         S First reading
                                    Referred to Sen Rules Comm
        S Added As A Co-sponsor WALSH,L
99-03-17
         S Added As A Co-sponsor NOLAND
         S Added As A Co-sponsor LINK
99-03-18 S Added as Chief Co-sponsor SHADID
         S Added As A Co-sponsor DEL VALLE
99-03-22 S Added As A Co-sponsor BOWLES
99-03-23 S Added As A Co-sponsor SIEBEN
         S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor REA
         S Added As A Co-sponsor SMITH
99-04-14 S Added As A Co-sponsor MUNOZ
         S Sponsor Removed KARPIEL
99-04-15 S
                                     Assigned to Public Health & Welfare
         S Sponsor Removed MUNOZ
           Sponsor Removed REA
           Sponsor Removed BOWLES
99-04-16
        S Sponsor Removed OBAMA
         S Sponsor Removed SMITH
99-04-27 S
                                    Recommended do pass 011-000-000
         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 MUNOZ
99-05-06 S Third Reading - Passed 045-012-001
         H Passed both Houses
99-06-04 H Sent to the Governor
99-08-02 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
99-11-16 H Mtn fild ovrrde amend veto #1/O'BRIEN
         H Placed Cal Amendatory Veto
99-11-18 H Bill dead-Amendatory Veto
      DELGADO - BOLAND AND GILES.
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HB-2257

705 ILCS 405/5-615

Amends the Juvenile Court Act of 1987. In provisions concerning continuance under supervision, eliminates the maximum number of hours (now, 120 hours) of community service that the court may impose. Effective immediately.

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FISCAL NOTE (Administrative Office of Ill. Courts)
There is no fiscal impact on the Judicial Branch.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
There would be no change in the number of judges needed.
99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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
99-03-10 H
                                       Fiscal Note Filed
                                       Judicial Note Filed
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                 Amendment No.01
                                       DELGADO
                 Amendment referred to HRUL
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BOLAND
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99-03-12 H Added As A Co-sponsor GILES
         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 DEL VALLE
         S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Judiciary
99-04-28 S
                                      Recommended do pass 007-000-002
         S Placed Calndr, Second Rdg
99-04-29 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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
         Н
            Effective Date 99-07-29
         Н
            PUBLIC ACT 91-0332
```

HB-2258 SCULLY - LOPEZ.

New Act

Creates the Second Lowest Bidders' Protection Act. Provides that the second lowest bidder on a public works project and any person that entered into a contract with the second lowest bidder who suffers damages as a result of the rejection of a bid for the public works project because the successful bidder violated certain labor Acts may bring an action for damages against the violator, subject to specified restrictions.

FISCAL NOTE (Department of Labor)

Being a civil remedy, there would be no fiscal impact on IDOL.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H	First reading	Referred to Hse Rules Comm
99-02-24 H		Assigned to Judiciary I - Civil Law
99-03-05 H		Re-Refer Rules/Rul 19(a)
99-03-10 H	Added As A Joint Sponsor Lo	OPEZ
99-03-11 H		Fiscal Note Filed
Н		Committee Rules
01-01-09 H	Session Sine Die	

HB-2259 PUGH.

New Act

Creates the Corporate Welfare Disclosure and Taxpayer Protection 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.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-00 H Session Sine Die	

HB-2260 MCGUIRE.

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820 ILCS 305/3a new
820 ILCS 305/4 from Ch. 48, par. 138.4
820 ILCS 310/4 from Ch. 48, par. 172.39
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Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits under specified Acts. Provides for composition, powers and duties of the Fund.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Labor & Commerce
99-03-05 H	Re-Refer Rules/Rul 19(a)
01 01 00 II Carata Cina Dia	

01-01-09 H Session Sine Die

HB-2261 **2206**

HB-2261 CROSS - MAUTINO.

70 ILCS 530/4

from Ch. 85, par. 7154

Amends the Upper Illinois River Valley Development Authority Act. Provides that the territorial jurisdiction of the Authority shall include the geographic areas within the boundaries of Kane and McHenry Counties, as well as those of the original 6 member counties. Provides that the governing body of the Authority is increased from 18 to 20 members, with 11 members constituting a quorum. Provides that the county board chairmen of Kane and McHenry Counties shall each appoint one additional member.

SENATE AMENDMENT NO. 2

Adds reference to:

70 ILCS 530/7

Amends the Upper Illinois River Development Authority Act to increase bond authorization under the Act to \$250,000,000 from \$100,000,000.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
             H Added As A Joint Sponsor MAUTINO
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Local Government
    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
    99-03-18 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 KLEMM
                                          Referred to Sen Rules Comm
             S First reading
    99-04-22 S
                                          Assigned to Local Government
    99-05-04
                                          Recommended do pass 008-000-000
                Placed Calndr, Second Rdg
    99-05-05
                Second Reading
                Placed Calndr, 3rd Reading
    99-06-27 S
                                          Refer to Rules/Rul 3-9(b)
    00-03-09 S
                                          Approved for Consideration SRUL
                Placed Calndr, 3rd Reading
    00-03-22 S Filed with Secretary
             S
                     Amendment No.01
                                          KLEMM
                     Amendment referred to SRUL
    00-03-23
                     Amendment No.01
                                          KLEMM
                     Rules refers to
                                            SLGV
    00-03-31
             S
               Filed with Secretary
             S
                     Amendment No.02
                                          KLEMM
                     Amendment referred to SRUL
                     Amendment No.02
    00-04-04
             S
                                          KLEMM
                     Rules refers to
                                            SLGV
    00-04-06
             S
                     Amendment No.01
                                          KLEMM
                                                                   Tabled
             S
                                                                     SLGV
             S
                     Amendment No.02
                                          KLEMM
                                          Be adopted
             S
                Recalled to Second Reading
                     Amendment No.02
                                          KLEMM
                                                                   Adopted
             S Placed Calndr, 3rd Reading
             S Third Reading - Passed 057-000-000
    00-04-07
             H Arrive House
             H Place Cal Order Concurrence 02
    00-04-10 H Motion Filed Concur
             H
                     Motion referred to
                                            HRUL.
             H Calendar Order of Concurren 02
    00-04-14 H Motion Filed Concur
             H
                     Rules refers to
                                            HLGV
             Н
                                          FINAL PASSAGE
             H
                                          DEADLINE EXTENDED
             Н
                                          UNTIL - 04/16/00
             H Calendar Order of Concurren 02
```

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00-04-15 H Motion Filed Concur
H Approved for Consideration HLGV/008-000-000
H H Concurs in S Amend 02/117-000-000
H Passed both Houses

00-05-12 H Sent to the Governor

00-07-07 H Governor approved
H Effective Date 00-07-07
H PUBLIC ACT 91-0905
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HB-2262 BRADLEY.

625 ILCS 5/6-306.7 new

Amends the Illinois Vehicle Code. Provides that when the police tow a car, the owner, operator, or other person legally entitled to the vehicle does not pay the towing costs, and the sale or disposition of the vehicle does not cover the towing costs, after specified procedures, the Secretary of State shall suspend the person's driver's license.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code to exclude the owner of a vehicle who has transferred the vehicle's title to the municipality or county within 10 days of receiving notice of the vehicle's impoundment from the provisions that provide if the vehicle's value does not cover the municipality's or county's expenses for the impoundment the owner will have his or her license suspended. Grants counties and municipalities (instead of only municipalities) specified duties and powers.

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CORRECTIONAL NOTE (Department of Corrections)
    There will be no fiscal or prison population impact.
    FISCAL NOTE (Secretary of State)
    There will be an annual fiscal impact of $55,000.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
   99-02-19 H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Transportation & Motor Vehicles
   99-03-03 H
                    Amendment No.01
                                         TRANSPORTAT'N H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 028-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-09 H
                                         Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   99-03-11 H Relld 2nd Rdg-Short Debate
                    Amendment No.02
             Н
                                         BRADLEY
             Н
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
   99-03-12 H
                    Amendment No.03
                                         BRADLEY
             Η
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-19 H
                    Amendment No.04
                                         BRADLEY
                    Amendment referred to HRUL
             Η
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                    Amendment No.02
                                         BRADLEY
             H Recommends be Adopted HRUL
             Н
                    Amendment No.03
                                         BRADLEY
             H Recommends be Adopted HRUL
             Н
                    Amendment No.04
                                         BRADLEY
             H Recommends be Adopted HRUL
             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-2263 MAUTINO.

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225 ILCS 225/10 from Ch. 111 1/2, par. 116.310
```

Amends the Private Sewage Disposal Licensing Act. Provides that the Department must give notice to the chief administrative officer of the unit of local government and all persons operating under the local ordinance (formerly only the chief administrative officer) within 90 days (formerly 30 days) after finding that the local program is not in accordance with the approved program or is not being enforced.

FISCAL NOTE (Department of Public Health)

This Dept. will not incur any implementation expenses.

SENATE AMENDMENT NO. 1.

Changes the time limit within which the local government is to comply with the approved program or ensure that the program is enforced from 90 days to 60 days.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-19 H First reading
                                          Referred to Hse Rules Comm
   99-02-24 H
                                          Assigned to Local Government
   99-03-04 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 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
   99-03-19 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 KLEMM
             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
    99-05-07 S Filed with Secretary
             S
                    Amendment No.01
                                          KLEMM
                     Amendment referred to SRUL
    99-05-12 S
                     Amendment No.01
                                          KLEMM
             S Be apprvd for consideratn SRUL
             S Second Reading
                     Amendment No.01
                                          KLEMM
                                                                   Adopted
             S Placed Calndr, 3rd Reading
    99-05-13 S Third Reading - Passed 059-000-000
    99-05-14 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
    99-05-18 H Motion Filed Non-Concur #2/01/MAUTINO
             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-2264 MAUTINO.

225 ILCS 225/4

from Ch. 111 1/2, par. 116.304

Amends the Private Sewage Disposal Licensing Act. Provides that the Department shall approve or deny the installation of a new private sewage disposal system, in writing, within 90 days after the drawings and specifications are submitted.

FISCAL NOTE (Department of Public Health)

The Dept. will not incur any costs.

SENATE AMENDMENT NO. 1.

Provides that the Department shall approve or deny the installation of a new private sewage disposal system within 60 days rather than within 90 days after the drawings and specifications are submitted.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
99-03-04 H
                                       Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 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 Placed Calndr First Rdg
99-03-23 S Chief Sponsor KLEMM
```

S First reading Referred to Sen Rules Comm

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99-04-22 S
                                     Assigned to Local Government
                                     Recommended do pass 008-000-000
99-05-04 S
         S Placed Calndr, Second Rdg
99-05-07 S Filed with Secretary
         S
                Amendment No.01
                                     KLEMM
         S
                Amendment referred to SRUL
99-05-12 S
                Amendment No.01
                                     KLEMM
         S Be apprvd for consideratn SRUL
         S Second Reading
                Amendment No.01
                                     KLEMM
         S
                                                              Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Non-Concur 01/MAUTINO
         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-2265 SAVIANO.

New Act

5 ILCS 80/4.20 new

Creates the Certified Surgical Assistant Practice Act. Regulates certified surgical assistants through licensing requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2010. Effective January 1, 2000.

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

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Registration & Regulation
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2266 CURRIE – MADIGAN,MJ – MULLIGAN – FLOWERS – DAV-IS,MONIQUE, HOFFMAN, CROTTY, CURRY,JULIE, DART, FEIGEN-HOLTZ, GASH, HAMOS, HANNIG, HOWARD, LANG, MCGUIRE, MCKEON, MOORE,ANDREA, O'BRIEN, RONEN, SCHOENBERG, SCOTT, SHARP, SILVA, STROGER, GRANBERG, SCULLY, DAV-IS,STEVE, WOOLARD, KENNER, FRITCHEY, GARRETT, JONES,SHIRLEY, LOPEZ, TURNER,ART, BRADLEY AND PUGH.

New Act

Creates the Equal Pay Act of 1999. Provides that no employer shall discriminate between employees on the basis of sex by paying wages solely on the basis of the employee's gender. Provides that no employer may retaliatorily discharge or discriminate against an employee on the basis of the employee's use of the Act and provides for certain 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 and grants the Director of Labor specified authority to carry out the administration and enforcement of the Act. Provides that every employer subject to the Act shall preserve specified records for a period of not less than 3 years. Provides that every employer covered by this Act shall post and keep posted a notice summarizing the requirements of this Act. Provides that the Department of Labor shall conduct ongoing outreach and education efforts concerning this Act.

ct ongoing outreach and education efforts concerning this Act.

BALANCED BUDGET NOTE (Bureau of the Budget)

Since this House Bill is not a supplemental appropriation bill,
the Balanced Budget Note Act is inapplicable.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)
This bill will have no fiscal effect on the cost of constructing, purchasing, owning or selling a single-family residence.

FISCAL NOTE (Department of Central Management Services)
There is no fiscal impact expected on DCMS.

FISCAL NOTE, H-AM 1 (Dept. of Central Management Services)
Same as previous fiscal DCMS note.

STATE MANDATES NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Creates a local gov't. organization and structure mandate for which no State reimbursement is required.

HOUSE AMENDMENT NO. 1.

Makes specified violations of the Act petty offenses (rather than Class B misdemeanors).

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
   99-02-19 H First reading
            H Added As A Joint Sponsor MADIGAN, MJ
            H Added As A Joint Sponsor MULLIGAN
            H Added As A Joint Sponsor FLOWERS
            H Added As A Joint Sponsor HOFFMAN
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor DART
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor GASH
            H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor MOORE, ANDREA
            H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor RONEN
            H Added As A Co-sponsor SCHOENBERG
            H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor SHARP
            H Added As A Co-sponsor SILVA
            H Added As A Co-sponsor STROGER
                                        Referred to Hse Rules Comm
    99-02-23 H Added As A Co-sponsor GRANBERG
    99-02-24 H
                                        Assigned to Labor & Commerce
            H Added As A Co-sponsor SCULLY
    99-02-25 H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor WOOLARD
    99-02-26 H Added As A Co-sponsor KENNER
    99-03-01 H Added As A Co-sponsor FRITCHEY
    99-03-03 H
                                        Do Pass/Short Debate Cal 016-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor GARRETT
    99-03-04 H
                                        Fiscal Note Requested PARKE
             H
                                        St Mandate Fis Nte Reg PARKE
            Η
                                        Balanced Budget Note Req PARKE
            H
                                        Housing Aford Note Requested PARKE
            H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H
                                        Balanced Budget Note Filed
            Н
                                        Housing Aford Note Filed
            Н
                    Amendment No.01
                                        CURRIE
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Joint Sponsor Changed to DAVIS, MONIQUE
             H Added As A Co-sponsor HOFFMAN
             H Added As A Co-sponsor JONES, SHIRLEY
             H Added As A Co-sponsor LOPEZ
    99-03-11 H
                                        Fiscal Note Filed
                                        St Mndt Fis Note Fld Amnd
            Н
             H
                                        Fiscal Note Filed as amnded
             H
                    Amendment No.01
                                        CURRIE
             H Recommends be Adopted HRUL/005-000-000
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-12 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-16 H
                    Amendment No.01
                                        CURRIE
                                                                Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor TURNER, ART
    99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
             H Added As A Co-sponsor BRADLEY
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H Added As A Co-sponsor PUGH

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99-03-19 S Arrive Senate
S Chief Sponsor HALVORSON
S Placed Calndr First Rdg
S Added as Chief Co-sponsor LINK
S Added as Chief Co-sponsor WALSH,L
S First reading Referred to Sen Rules Comm
99-03-23 S Added as Chief Co-sponsor LIGHTFORD
99-03-24 S Added as Chief Co-sponsor OBAMA
01-01-09 H Session Sine Die
```

HB-2267 CURRIE – HAMOS – LANG – FRITCHEY, O'BRIEN AND ERWIN.

New Act

Creates the Fair Pay Act of 1999. Provides for several findings by the General Assembly concerning the existence of wage differentials and discrimination in wage-setting practices. Provides that it is unlawful for an employer to discriminate between employees on the basis of sex, race, or national origin by paying different wages based on sex, race, or national origin. Prohibits an employer from reducing the wages of any employee to come into compliance with the Act. Provides that the Department of Labor shall promulgate rules concerned with wage discrimination by employers not later than 120 days after the date of the enactment of this Act. Provides for remedies and enforcement of wage discrimination by an employer, including the court ordered award of reasonable attorney's fees, reasonable expert witness fees, and other costs of the action to be paid by the employer in the event that the employee wins his or her law suit for wage discrimination. Requires the Department of Labor to receive, investigate, and attempt to resolve complaints of violations of the Act. Effective immediately.

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

```
99-02-19 H First reading
H Added As A Joint Sponsor RONEN
H Added As A Joint Sponsor HAMOS
H Referred to Hse Rules Comm

99-02-24 H Assigned to Labor & Commerce

99-03-01 H Joint Sponsor Changed to LANG
H Joint Sponsor Changed to FRITCHEY

99-03-04 H Added As A Co-sponsor O'BRIEN

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
```

HB-2268 SHARP.

10 ILCS 5/19A-30 new 10 ILCS 5/19A-35 new 10 ILCS 5/19A-40 new 10 ILCS 5/19A-45 new 10 ILCS 5/19A-50 new

320 ILCS 25/1

from Ch. 67 1/2, par. 401

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Corrects the provision regarding how the short title may be cited.

```
99-02-19 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Revenue
      99-03-05 H
                                              Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2269
             BOLAND.
   10 ILCS 5/7-15
                                     from Ch. 46, par. 7-15
   10 ILCS 5/12-1
                                     from Ch. 46, par. 12-1
   10 ILCS 5/17-9
                                     from Ch. 46, par. 17-9
   10 ILCS 5/18-5
                                     from Ch. 46, par. 18-5
   10 ILCS 5/Art. 19A heading new
   10 ILCS 5/19A-5 new
   10 ILCS 5/19A-10 new
   10 ILCS 5/19A-15 new
   10 ILCS 5/19A-20 new
   10 ILCS 5/19A-25 new
   10 ILCS 5/19A-25 new
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730 ILCS 5/5-6-3

730 ILCS 5/5-6-3.1

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10 ILCS 5/19A-55 new
10 ILCS 5/19A-60 new
10 ILCS 5/19A-70 new
10 ILCS 5/24A-10 from Ch. 46, par. 24A-10
10 ILCS 5/24B-15.1 from Ch. 46, par. 24A-15.1
10 ILCS 5/24B-15.1
30 ILCS 805/8.23 new
```

Amends the Election Code. Allows registered voters to vote by personal appearance during an early voting period. Provides that the early voting period begins on the third Saturday preceding a general primary, consolidated primary, consolidated, or general election and ends on the Friday before the election. Provides for permanent and temporary polling places for early voting. Provides that the election authority must publish a schedule of locations and times for early voting. Sets procedures for the issuance, return, and casting of early ballots. Prohibits advertising or campaigning within 100 feet of a polling place for early voting. Amends the State Mandates Act to require implementation without reimbursement.

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FISCAL NOTE (State Board of Elections)
    HB 2269 would have minimal fiscal impact.
    JUDICIAL NOTE (Administrative Office of Ill. Courts)
    The bill would not increase the number of judges needed in the
    state, but there may be a minimal increase in judicial work-
    loads.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    Creates a local government organization & structure mandate for
    which no State reimbursement is required; amendatorily relieves
    the State of reimbursement liability.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-19 H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Elections & Campaign Reform
    99-02-24 H
    99-03-03 H
                                            Fiscal Note Filed
                                            Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
              H
              H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-04 H
                                            St Mandate Fis Nte Reg BLACK
                                            Judicial Note RequesteBLACK
              H Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                            St Mandate Fis Note Filed
                                            Judicial Note Filed
              H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
              H Hld Cal Ord 2nd Rdg-Shrt Db
    99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
    01-01-09 H Session Sine Die
           LEITCH - GASH - LOPEZ AND O'BRIEN.
625 ILCS 5/6-204
                                   from Ch. 95 1/2, par. 6-204
625 ILCS 5/6-205
                                   from Ch. 95 1/2, par. 6-205
625 ILCS 5/6-206
                                   from Ch. 95 1/2, par. 6-206
625 ILCS 5/6-206.1
                                   from Ch. 95 1/2, par. 6-206.1
625 ILCS 5/6-206.2 new
625 ILCS 5/6-206.3 new
625 ILCS 5/6-206.4 new
625 ILCS 5/6-206.5 new
625 ILCS 5/6-206.6 new
625 ILCS 5/6-206.7 new
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 5/11-501
                                   from Ch. 95 1/2, par. 11-501
```

Amends the Illinois Vehicle Code and the Unified Code of Corrections. Authorizes and under certain circumstances requires the court or the Secretary of State to prohibit a person whose driving privileges are revoked or suspended following a violation of a driving under the influence offense from operating a motor vehicle unless it is equipped

from Ch. 38, par. 1005-6-3

from Ch. 38, par. 1005-6-3.1

with an ignition interlock device. Provides penalties for violation. Requires the Secretary of State to establish standards for certifying ignition interlock devices. Provides for hearings to determine a person's ability to pay for the installation of the device.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-22 H Added As A Joint Sponsor GASH
99-02-24 H
                                      Assigned to Constitutional Officers
99-03-05 H
                                      Re-Refer Rules/Rul 19(a)
         H Added As A Co-sponsor O'BRIEN
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99-03-10 H Joint Sponsor Changed to LOPEZ

01-01-09 H Session Sine Die

HB-2271 COULSON - KLINGLER - FEIGENHOLTZ - LANG - GRANBERG, FLOWERS, O'BRIEN, GASH, ERWIN, FRANKS, SCOTT, DART, MULLI-GAN, MCKEON, DELGADO, BRADLEY AND TENHOUSE.

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215 ILCS 97/5
215 ILCS 97/26 new
215 ILCS 97/27 new
215 ILCS 97/28 new
```

Amends the Illinois Health Insurance Portability and Accountability Act. Provides that small employer carriers may establish up to 3 classes of business. Provides that the separate classes of business may be established only to reflect substantial differences in expected claims experience or administrative costs. Provides that the term "carrier" includes a multiple-employer welfare arrangement. Establishes parameters for premium rates for group health plans. Requires a small employer carrier to maintain rating and underwriting records at its principal place of business and to file each year with the Director of Insurance an actuarial certification that it is in compliance with the Act.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
215 ILCS 97/5
215 ILCS 97/26 new
215 ILCS 97/27 new
215 ILCS 97/28 new
Adds reference to:
New Act
```

Replaces the title and everything after the enacting clause. Creates the Small Employer Health Insurance Rating Act. Authorizes small employer carriers to establish separate classes of business based upon claims experience and administrative costs. Provides that health benefit plans subject to the Act shall be renewable. Requires small employer carriers to maintain rating and underwriting records. Regulates premium rates. Defines terms. Effective January 1, 2000.

SENATE AMENDMENT NO. 1.

Replaces the title with similar provisions creating the Small Employer Health Insurance Rating Act. Provides that the premium rates shall not vary from the index rate by more than 25% of the index rate (instead of 20% of the index rate for the second rating period and 10% of the index rate for any subsequent rating period).

SENATE AMENDMENT NO. 2,

Replaces the title and everything after the enacting clause and reinserts similar provisions creating the Small Employer Health Insurance Rating Act. Deletes the underwriting provisions. Provides 2000 (instead of January 1, 2000).

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Health Care Availability &
                                        Access
99-03-02 H Added As A Joint Sponsor KLINGLER
99-03-03 H
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-04 H Added As A Co-sponsor FLOWERS
         H Joint Sponsor Changed to FEIGENHOLTZ
99-03-05 H Added As A Co-sponsor O'BRIEN
99-03-16 H Added As A Co-sponsor GASH
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
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99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H Rolld 2nd Rdg-Short Debate
        Η
                Amendment No.01
                                    COULSON
                Amendment referred to HRUL
        H
        H Held 2nd Rdg-Short Debate
99-03-19 H Added As A Co-sponsor ERWIN
                Amendment No.01
99-03-23 H
                                    COULSON
        Н
                Rules refers to
                                      HCAA
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                    COULSON
        H Recommends be Adopted HCAA/017-000-001
        Н
                Amendment No.02
                                    BRADY
        Η
                Amendment referred to HRUL
        H Added As A Joint Sponsor LANG
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor MULLIGAN
                Amendment No.01
        Η
                                    COULSON
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-25 H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor BRADLEY
                                    Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 102-011-001
         S Arrive Senate
         S Placed Calndr First Rdg
        H Added As A Joint Sponsor GRANBERG
         H Added As A Co-sponsor TENHOUSE
99-03-30 S Chief Sponsor MADIGAN,R
99-04-14 S First reading
                                    Referred to Sen Rules Comm
                                     Assigned to Insurance & Pensions
99-05-04 S
                                    INS & PENS. S
                Amendment No.01
                                                             Adopted
                                    Recmnded do pass as amend 008-000-000
         S
         S Placed Calndr, Second Rdg
99-05-12 S Filed with Secretary
                Amendment No.02
         S
                                    MADIGAN.R
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                    MADIGAN,R
         S
                Rules refers to
                                      SINS
         S
                Amendment No.02
                                    MADIGAN,R
         S
                                    Be adopted
         S Second Reading
                Amendment No.02
                                    MADIGAN,R
                                                             Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 059-000-000
99-05-14 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 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 00-01-01
         H
             PUBLIC ACT 91-0510
      COULSON - FLOWERS - KLINGLER.
```

HB-2272

745 ILCS 49/46 new

Amends the Good Samaritan Act. Exempts physician assistants from civil liability for emergency care. Effective immediately.

99-02-19 H First reading

H Added As A Joint Sponsor FLOWERS

Referred to Hse Rules Comm H

99-02-24 99-03-05	Η		Assigned to Judiciary I - Civil Law Do Pass/Short Debate Cal 011-000-000
99-03-09	Η	Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt	
99-03-11	Η	3rd Rdg-Shrt Dbt-Pass/Vote Joint Sponsor Changed to KI	
99-03-16	S S S	Arrive Senate Chief Sponsor BURZYNSKI Placed Calndr First Rdg First reading	
99-03-24	S	Sponsor Removed BURZYN Alt Chief Sponsor Changed S	ISKI
99-04-22		Added as Chief Co-sponsor I	
99-04-28			Assigned to Judiciary
99-05-05		N	Recommended do pass 010-000-000
99-05-06	S	Placed Calndr, Second Rdg Second Reading Placed Calndr, 3rd Reading	
99-05-12	S	Third Reading - Passed 059- Passed both Houses	000-000
99-06-10	Н	Sent to the Governor	
. 99-08-06	H H H	Governor approved Effective Date 99-08-06	
TYD 4454 14			C. HANDIG
		DIGAN,MJ – SCHOENBER	
			foller's Office. Effective July 1, 1999.
99-02-19		First reading Added As A Joint Sponsor S	CHOENBEDC
	н	Added As A Joint Sponsor H	IANNIG
	Н	ridded ris ri sonit Sponsor ri	Referred to Hse Rules Comm
99-02-24			Assigned to Approp-Gen Srvc & Govt Ovrsght
99-03-05			COMMITTEE DEADLINE
	Н		EXTENDED - 3/12/99
	Η		Committee Approp-Gen Srvc & Govt Ovrsght
99-03-10	н		Do Pass/Short Debate Cal 013-000-000
<i>)</i>		Placed Cal 2nd Rdg-Shrt Db	
99-03-16		Second Reading-Short Debat	
	H H	Held 2nd Rdg-Short Debate Pld Cal 3rd Rdg-Shrt Dbt	
		3rd Rdg-Shrt Dbt-Pass/Vote	111-001-002
99-03-26		Arrive Senate	
	3	Placed Calndr First Rdg Chief Sponsor RAUSCHEN	REDGED
99-04-14		First reading	Referred to Sen Rules Comm
<i>))</i> (11	Š	The reading	Assigned to Appropriations
99-05-08	S		Refer to Rules/Rul 3-9(a)
01-01-09	Η	Session Sine Die	
HB-2274 K	EN	NER.	
30 ILCS 105	/2	from Ch	. 127, par. 138
			ption to the reports provision.
99-02-19	Н	First reading	Referred to Hse Rules Comm
99-02-24	Η		Assigned to Executive
99-03-05			Do Pass/Short Debate Cal 015-000-000
99-03-16	Н	Placed Cal 2nd Rdg-Shrt Db Second Reading-Short Deba Held 2nd Rdg-Short Debate	
99-03-26		-	Re-Refer Rules/Rul 19(a)
		Session Sine Die	
			TCHEY - MCCARTHY - STROGER.
30 ILCS 210			. 15, par. 151

Amends the Illinois State Collection Act of 1986. Adds a caption and makes a stylistic change to the short title Section.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 20 ILCS 210/1 Adds reference to:

30 ILCS 210/5

from Ch. 15, par. 155

30 ILCS 500/50-11 new 30 ILCS 500/50-60

Deletes everything. Amends the Illinois State Collection Act of 1986. Provides that the Comptroller may use the Comptroller's offset system to determine if a claim is made against a State contractor. Provides that if the Comptroller finds a State contractor's name in the Comptroller's offset system, the Comptroller may inform (i) the notifying agency that submitted the claim to the Comptroller's offset system, (ii) the contracting agency, and (iii) the contractor that the contractor's name was detected by the system. Amends the Illinois Procurement Code. Provides that no person shall enter into a contract with the State if that person knows or should know that he or she is (i) in arrears under an order for child support in an amount equal to 90 days or more of obligations or (ii) delinquent in the payment of a debt owed to the State. Provides that every bid submitted to and contract executed by the State shall contain a certification by the contractor that the contractor is not barred from being awarded a contract because the contractor is in arrears for child support or delinquent in the payment of a debt owed to the State. Provides that if during the term of a contract the contracting agency is informed by the Comptroller that a contractor is in arrears in support or delinquent in the payment of a debt owed to the State, the contract may be declared void by the chief procurement officer if it is in the best interest of the State. Provides that in determining whether to void a contract, the chief procurement officer may confer with the notifying agency that submitted the claim to the Comptroller's offset system.

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                     KENNER
                Amendment referred to HRUL
         H
         Η
                Rules refers to
                                       HCOF
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     KENNER
         H Recommends be Adopted HCOF/010-000-001
         Н
                Amendment No.01
                                     KENNER
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor O'CONNOR
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
         H Added As A Joint Sponsor FRITCHEY
         H Added As A Joint Sponsor MCCARTHY
         H Added As A Joint Sponsor STROGER
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
99-04-21 S Chief Sponsor WALSH,T
99-04-22 S First reading
                                     Referred to Sen Rules Comm
99-04-23 S Added as Chief Co-sponsor VIVERITO
01-01-09 H Session Sine Die
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HB-2276 BLACK.

220 ILCS 5/13-505 from Ch. 111 2/3, par. 13-505

Amends the Public Utilities Act. Provides that a proposed increase in rates for a competitive telecommunications service takes effect 30 days after it is filed with the Commerce Commission rather than upon filing. Requires notice of the increase to be given to each affected customer by mail. Provides that decreases in rates take effect upon filing.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Consumer Protect'n & Product
	Regul
99-03-05 H	Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2277 HOFFMAN - MOFFITT.

760 ILCS 100/6

from Ch. 21, par. 64.6

Amends the Cemetery Care Act. Adds a heading to the Section that provides that the trust funds held by a cemetery authority are exempt from taxation.

99-02-19 H First reading

H Added As A Joint Sponsor MOFFITT

Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2278 SCHMITZ.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the Code of Civil Procedure by making technical changes to the "quick-take" Section.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

225 ILCS 45/9

HB-2279

from Ch. 111 1/2, par. 73.109

815 ILCS 390/5

from Ch. 21, par. 205

Amends the Illinois Funeral or Burial Funds Act, Adds a caption and makes stylistic changes to the short title Section. Amends the Illinois Pre-Need Cemetery Sales Act. Adds a caption to the license provision.

99-02-19 H First reading

H Added As A Joint Sponsor MOFFITT

Referred to Hse Rules Comm

Assigned to Executive 99-02-24 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

HOFFMAN - MOFFITT.

H Held 2nd Rdg-Short Debate

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2280 DAVIS, STEVE.

15 ILCS 410/1 from Ch. 15, par. 401 15 ILCS 415/4 from Ch. 15, par. 28

Amends the Comptroller Merit Employment Code. Makes stylistic changes to the short title Section. Amends the Comptroller's Records Act. Makes a stylistic change to the specifications Section.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2281 WINTERS.

70 ILCS 3705/4

from Ch. 111 2/3, par. 191

Amends the Public Water District Act. Provides that trustees of a district with an annual operating budget of \$1,000,000 or more may be paid a sum not to exceed \$1,000 per annum (now trustees of those districts may not be paid more than \$600 per annum). Provides that trustees in a water district operating sewerage properties in combination with its waterworks properties may be paid a sum not to exceed \$2,000 (now \$1,200) per year.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Local Government 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

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99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-18 H 3rd Rdg-Shrt Dbt-Pass/Vote 072-043-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor BURZYNSKI
         S First reading
                                       Referred to Sen Rules Comm
99-04-27 S
                                       Assigned to Local Government
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
99-05-06 S Third Reading - Passed 048-007-001
         H Passed both Houses
99-06-04 H Sent to the Governor
99-07-29 H Governor approved
              Effective Date 00-01-01
         Н
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HB-2282 DAVIS.STEVE.

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15 ILCS 405/1 from Ch. 15, par. 201 30 ILCS 230/6a from Ch. 127, par. 176a.1

PUBLIC ACT 91-0333

Amends the State Comptroller Act. Makes stylistic changes to the short title Section. Amends the State Officers and Employees Money Disposition Act. Adds a caption and makes a stylistic change to the short title Section.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2283 TENHOUSE - MYERS, RICHARD.

New Act

Creates the Mid-America Port Commission Agreement Act. Ratifies the Mid-America Port Commission Agreement with Missouri and Iowa. Creates the Mid-America Port Commission. Provides for the appointment of one commissioner by the Governor and 2 commissioners by the Mid-America Intermodal Authority Port District Board. Provides that commissioners serve 6-year terms. Allows the Commission to seek the consent and approval of Congress for the agreement. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the Governor shall appoint one commissioner to the Mid-America Port Commission from among the members of the Mid-America Intermodal Authority Port District Board appointed by the Governor (now, the Governor appoints one commissioner from the Port District Board to the Commission). Further provides that the Mid-America Intermodal Authority Port District Board shall appoint 2 commissioners from its members to the Mid-America Port Commission (now, the Port District Board appoints 2 commissioners to the Commission). Provides that commissioners must be members of the Port District Board, Provides that if a commissioner ceases to be a member of the Port District Board, there shall be vacancy in the office of commissioner. Provides that commissioners shall serve without compensation but shall be entitled to be reimbursed for their necessary expenses incurred in the performance of their duties.

SENATE AMENDMENT NO. 2.

Adds reference to: 70 ILCS 1832/10 70 ILCS 1832/172 new

Includes Henderson, Warren, Morgan, and Mercer Counties in the jurisdiction of the Mid-America Port Commission. Amends the Mid-America Intermodal Authority Port District Act to include those counties in the District. Provides that the registered voters of a county may petition the State Board of Elections requesting that the question of whether the county should be disconnected from the District be submitted to the electors of the county. Provides that if a majority of the electors voting on the question vote in the affirmative, the county shall be disconnected from the District.

99-02-19 H First reading

H Added As A Joint Sponsor MYERS,RICHARD

Referred to Hse Rules Comm

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99-02-24 H
                                      Assigned to State Government
                                        Administration
                                     Do Pass/Short Debate Cal 008-000-000
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
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor DONAHUE
         S Placed Calndr First Rdg
                                     Referred to Sen Rules Comm
         S First reading
99-04-14 S
                                      Assigned to Executive
99-04-22 S
                                      EXECUTIVE S
                Amendment No.01
                                                              Adopted
                                      Recmnded do pass as amend 012-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-07 S Filed with Secretary
                Amendment No.02
                                     DONAHUE
         S
                Amendment referred to SRUL
99-05-12 S
                Amendment No.02
                                     DONAHUE
         S
                Rules refers to
                                       SEXC
                Amendment No.02
                                     DONAHUE
         S Be apprvd for consideratn SEXC/012-000-000
         S Recalled to Second Reading
                Amendment No.02
                                     DONAHUE
                                                              Adopted
         S Placed Calndr,3rd Reading
99-05-13 S Third Reading - Passed 058-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01.02
         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 Calendar Order of Concurren 01,02
99-05-20 H H Concurs in S Amend 01.02/116-000-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
             Effective Date 99-08-14
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         H
             PUBLIC ACT 91-0566
      KRAUSE.
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215 ILCS 106/20

Amends the Childrens Health Insurance Program Act. Makes a stylistic change in provisions regarding eligibility for the Program.

99-02-19 H First reading	Referred to	Hse Rules Comm
99-02-24 H	Assigned to	Executive
99-03-05 H	Re-Refer R	tules/Rul 19(a)
01-01-09 H Session Sine Die		• ,

HB-2285 GILES.

50 ILCS 310/2	from Ch. 85, par. 702
55 ILCS 5/5-1004	from Ch. 34, par. 5-1004
65 ILCS 5/2-2-12	from Ch. 24, par. 2-2-12
70 ILCS 705/1.04	from Ch. 127 1/2, par. 21

Amends the Governmental Account Audit Act, Adds a caption to the reports provision. Amends the Counties Code. Makes a stylistic change in a Section regarding the powers of county boards. Amends the Illinois Municipal Code. Adds a caption to the powers provision. Amends the Fire Protection District Act. Adds a caption to the election notice provision.

d

ence provision.	
99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

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HR-2286
             BIGGINS.
   55 ILCS 5/4-2002
                                    from Ch. 34, par. 4-2002
   55 ILCS 5/4-2002.1
                                    from Ch. 34, par. 4-2002.1
  Amends the Counties Code. Provides that the Section concerning State's Attorney
fees for Cook County also applies to DuPage County.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Local Government
      99-03-04 H
                                             Do Pass/Short Debate Cal 009-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                       Amendment No.01
      99-03-10 H
                                             SKINNER
                       Amendment referred to HRUL
                Н
                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-2287
             CROSS.
   50 ILCS 20/5
                                    from Ch. 85, par. 1035
  Amends the Public Building Commission Act. Provides that Commissioners of a
Public Building Commission organized by a county board must be residents of the
county in which the Commission is organized.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Local Government
      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
      99-03-19 S Chief Sponsor PETKA
      99-03-22 S First reading
                                             Referred to Sen Rules Comm
      99-04-22 S
                                             Assigned to Local Government
      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
      99-05-12 S Third Reading - Passed 058-000-000
                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 91-0447
                Н
HB-2288
             GILES.
  105 ILCS 5/34B-1
                                    from Ch. 122, par. 34B-1
  Amends the School Code to add a caption to a Section concerning definitions.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
      99-04-22 S Chief Sponsor LIGHTFORD
                S First reading
                                            Referred to Sen Rules Comm
      01-01-09 H Session Sine Die
HR-2289
             BOST.
   65 ILCS 5/11-13-1
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Amends the Illinois Municipal Code in the Division concerning zoning. Makes technical changes to the Section concerning the classification of uses.

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99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2290
             MOFFITT.
   55 ILCS 5/1-1001
                                    from Ch. 34, par. 1-1001
  Amends the Counties Code by making a technical change to the short title.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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
             MOFFITT - SMITH, MICHAEL - LEITCH - SLONE.
HB-2291
  510 ILCS 77/10.30
  510 ILCS 77/10.40
  510 ILCS 77/10.65 new
  510 ILCS 77/15
  510 ILCS 77/16
  510 ILCS 77/17
  510 ILCS 77/20
  510 ILCS 77/25
  510 ILCS 77/30
  510 ILCS 77/35
  510 ILCS 77/36 new
  510 ILCS 77/51 new
  510 ILCS 77/95 new
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Amends the Livestock Management Facilities Act. Provides for the adoption of permanent construction standards for livestock waste handling facilities other than earthen livestock waste lagoons. Sets interim standards for those facilities. Requires registration and certification of any lagoon or livestock waste handling facility with a capacity to serve more than 500 animal units that is newly constructed, modified, or expanded (now lagoons are required to be registered or certified). Requires a public information meeting when a livestock waste handling facility has a capacity to serve more than 500 animal units (now lagoon) will be constructed or modified. Provides that provisions of the Act concerning the release of waste, closure of facilities, inspection, and financial responsibility apply to livestock waste handling facilities serving more than 500 animal units (now they apply only to lagoons). Provides that the owner or operator of a facility of less than 500 units is not required to prepare a waste management plan. Requires the owner or operator of certain other facilities to prepare and maintain waste management plans. Requires certain waste management plans to be filed with the Department of Agriculture. Provides for the use of phosphorus, nitrogen, or potassium rates (now nitrogen rates) when applying livestock waste to the land. Prohibits the construction of facilities of 500 or more animal units in certain areas. Provides that owner, operator, and controlling persons of livestock management and livestock waste handling facilities are jointly and severally liable for certain violations of the Environmental Protection Act and the Livestock Management Facilities Act. Provides that financial institutions and certain other persons are not liable for violations. Provides that livestock management facilities and livestock waste handling facilities are subject to penalties for certain violations of the Environmental Protection Act. Increases certain fees. Makes other changes. Effective immediately.

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99-02-19 H First reading
H Added As A Joint Sponsor SMITH,MICHAEL
H Added As A Joint Sponsor LEITCH
H Added As A Joint Sponsor SLONE
H Referred to Hse Rules Comm

99-02-24 H Assigned to Agriculture & Conservation
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2292 BLACK - SCOTT.

60 ILCS 1/110-10

Amends the Township Code by making a technical change to the Section concerning township board powers.

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                     BLACK
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H Primary Sponsor Changed To BLACK
99-03-15 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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SMITH, MICHAEL - WINKEL - BOLAND - WOOLARD. HB-2293

720 ILCS 5/12-2 from Ch. 38, par. 12-2 720 ILCS 5/12-4 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that a person commits aggravated assault or aggravated battery if the person (i) knows the individual assaulted or harmed to be a health care worker or other person employed by, or working under contract for, a health care organization or medical practice and (ii) is on the grounds of a health care organization, is in any part of a building used for the delivery of health care, is on the grounds of a home of a person to whom the individual assaulted or harmed is providing health care services in the discharge of the individual's employment or contractual duties, or is in any part of a building in which the individual assaulted or harmed resides or is located.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-19 H First reading
         H Added As A Joint Sponsor WINKEL
                                      Referred to Hse Rules Comm
99-02-24 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
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to BOLAND
         H Joint Sponsor Changed to WOOLARD
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
01-01-09 H Session Sine Die
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MOFFITT. HB-2294

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65 ILCS 5/1-1-1
                                    from Ch. 24, par. 1-1-1
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Amends the Illinois Municipal Code by making technical changes to the short title.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive Re-Refer Rules/Rul 19(a) 99-03-05 H

01-01-09 H Session Sine Die

HR-2295 SMITH.MICHAEL.

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220 ILCS 5/13-601
                                    from Ch. 111 2/3, par. 13-601
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Amends the Public Utilities Act. Provides that the Commerce Commission's power to approve contracts between a telecommunications carrier offering noncompetitive telecommunications service and an affiliated interest does not apply to contracts that do not exceed the lesser of \$1,000,000 (currently \$5,000,000) or 5% of the carrier's annual revenue from noncompetitive services. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Public Utilities

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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-2296 MCAULIFFE.

20 ILCS 2805/3

from Ch. 126 1/2, par. 68

Amends the Department of Veterans Affairs Act by making technical changes to the Section concerning offices of the Department.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

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HB-2297 TENHOUSE.

110 ILCS 947/55 110 ILCS 947/60 820 ILCS 320/15 rep.

Amends the Higher Education Student Assistance Act and the Public Safety Employee Benefits Act. Provides that beneficiaries of police officer or fire officer survivor grants and grants for dependents of Department of Corrections employees are entitled to the equivalent of 8 semesters or 12 quarters (instead of just 8 semesters or 12 quarters) of tuition and fees at the rate established by the Illinois Student Assistance Commission for private institutions. Repeals a Section of the Public Safety Employee Benefits Act concerning educational benefits.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Higher Education 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2298 WINKEL.

55 ILCS 5/5-12009.5

Amends the Counties Code. Deletes the current text of the Section concerning special use authorizations. Provides that the county board may, by ordinance, provide for the classification of special uses. Provides that the board of appeals must hold a public hearing on the proposed special use. Requires the notice of the hearing to contain information about the location of the property for which a special use is proposed, the owners of the property, and a brief statement of the proposed special use. Requires that notice be given to (i) municipalities whose boundaries are located within 1-1/2 miles of the property proposed as a special use and (ii) owners of property adjacent to or immediately across the street from the property proposed as a special use. Provides that the person requesting the special use must pay the cost of the notice. Provides that the board of appeals shall recommend to the county board whether the special use should be denied, granted, or granted subject to conditions. Provides that the county board may delegate the authority to grant or deny special uses to the board of appeals. Effective immediately.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
99-03-04 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
99-03-12 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 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
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 058-000-000
         H Passed both Houses
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99-06-04 H Sent to the Governor
99-07-29 H Governor approved
H Effective Date 99-07-29
H PUBLIC ACT 91-0334
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HB-2299 MCAULIFFE.

330 ILCS 50/1

from Ch. 48, par. 186a

Amends the Veterans' Employment Representative Act. Makes a stylistic change in provisions concerning the qualifications and duties of a Veterans' Employment Representative.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2300 ZICKUS.

70 ILCS 705/1.01

Amends the Fire Protection District Act by making technical changes to the Section concerning an election against organization as a fire protection district.

99-02-19	H First reading	Referred to Hse Rules Comm
99-02-24	H	Assigned to Executive
99-03-05	Н	Do Pass/Short Debate Cal 015-000-000
	H Placed Cal 2nd Rdg-Shrt Dl	ot
99-03-16	H Second Reading-Short Deba	ate
	H Held 2nd Rdg-Short Debate	;
99-03-26	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	•

HB-2301 WINTERS.

55 ILCS 5/5-1121

Amends the Counties Code by making technical corrections to the Section concerning the demolition, repair, or enclosure of unsafe buildings.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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
                                      WINTERS
                 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
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HB-2302 WINTERS.

70 ILCS 805/6

from Ch. 96 1/2, par. 6309

Amends the Downstate Forest Preserve District Act by making technical changes to the Section concerning the acquisition and disposal of property.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Downstate Forest Preserve District Act. Provides that no forest preserve district with a population less than 50,000 has the power to condemn property within the district.

Performed to Hea Pulse Comm

99-02-19	Н	First reading	Referred to Hse Rules Comi	n
99-02-24	Η		Assigned to Executive	
99-03-05	Η		Do Pass/Short Debate Cal 0	15-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16	Η	Second Reading-Short Debate	e	
	Η	Held 2nd Rdg-Short Debate		
99-03-17	Η	Amendment No.01	WINTERS	
	Η	Amendment referred to	HRUL	
	Η	Held 2nd Rdg-Short Debate		
99-03-23	Η	Amendment No.01	WINTERS	
	Η	Rules refers to	HLGV	
	Η	Held 2nd Rdg-Short Debate		
99-03-24	Η	Amendment No.01	WINTERS	
	Η	Recommends be Adopted HL	,GV	
	Η	Amendment No.01	WINTERS	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		-

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99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
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HB-2303 LOPEZ – HOFFMAN – ACEVEDO.

210 ILCS 85/10.2

from Ch. 111 1/2, par. 151.2

Amends the Hospital Licensing Act. Provides that a hospital and certain hospital employees and staff members are liable for civil damages as the result of wilful or wanton misconduct of certain committees within the hospital administration.

FISCAL NOTE (Department of Professional Regulation)

There would be no measurable fiscal impact.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Hospital Licensing Act. Provides that a hospital and certain hospital employees and staff members are liable for civil damages as the result of wilful or wanton misconduct of certain committees or individuals within the hospital administration. Defines "wilful or wanton misconduct" for the purposes of the Section. Effective July 1, 1999.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary I - Civil Law
99-03-03 H
                                      Do Pass/Short Debate Cal 007-000-001
         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
99-03-23 H
                Amendment No.01
                                      LOPEZ
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Primary Sponsor Changed To LOPEZ
         H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor ACEVEDO
99-03-24 H
                Amendment No.01
                                      LOPEZ
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                      LOPEZ
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor HAWKINSON
99-04-14 S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                                      Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
99-05-05 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
99-08-06 H Governor approved
              Effective Date 99-08-06
         Н
              PUBLIC ACT 91-0448
         Н
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HB-2304 WINTERS.

35 ILCS 200/16-35

Amends the Property Tax Code by making a technical change in the Section concerning the adjournment of the boards of review.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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
99-03-17 H Pld Cal 3rd Rdg-Short Dbt
99-03-23 H Relld 2nd Rdg-Short Debate
H Amendment No.01 WINTERS
H Amendment referred to HRUL
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H Held 2nd Rdg-Short Debate

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99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
            HASSERT - SKINNER, CROSS AND KRAUSE.
HB-2305
   65 ILCS 5/10-2.1-6
                                    from Ch. 24, par. 10-2.1-6
  Amends the Illinois Municipal Code by making technical changes to a Section con-
cerning the examination of police and firemen.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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
                                            HASSERT
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.02
                                            HASSERT
                       Amendment referred to HRUL
               Н
               H
                       Rules refers to
                                              HLGV
               H Held 2nd Rdg-Short Debate
               H Added As A Co-sponsor CROSS
               H Added As A Co-sponsor KRAUSE
      99-03-25 H
                       Amendment No.02
                                            HASSERT
               H Recommends be Adopted HLGV/005-000-002
               H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor SKINNER
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2306
             HOFFMAN - LOPEZ - BOLAND.
  720 ILCS 5/12-9
                                    from Ch. 38, par. 12-9
  Amends the Criminal Code of 1961 relating to the offense of threatening a public of-
ficial. Includes a duly appointed assistant State's Attorney in the definition of "public
official". Also increases the penalty for the offense from a Class 4 felony to a Class 3
felony.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 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
      99-03-10 H Added As A Joint Sponsor LOPEZ
      99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Joint Sponsor Changed to 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
      99-03-23 S Chief Sponsor CLAYBORNE
                                             Referred to Sen Rules Comm
                S First reading
      99-04-20 S
                                             Assigned to Judiciary
      99-04-28 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-04-29 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-06 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
               Η
                    PUBLIC ACT 91-0335
HB-2307
             MYERS, RICHARD.
   20 ILCS 655/5.3
                                    from Ch. 67 1/2, par. 608
  Amends the Illinois Enterprise Zone Act to increase to 17 (now 13) the number of
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Enterprise Zones that DCCA may certify in any year. Effective immediately.

99-02-19 H First reading

Referred to Hse Rules Comm Assigned to State Government

99-02-24 H

Administration

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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
99-03-22 H Tabled By Sponsor MYERS,RICHARD
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HB-2308 MITCHELL, JERRY.

70 ILCS 910/10

from Ch. 23, par. 1260

Amends the Hospital District Law. Provides that voters in a hospital district may petition for detachment. States procedures that must be followed. Provides that property owners in the disconnected territory are responsible for a proportionate share of any debt that existed at the time of disconnection.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Hospital District Law. Provides that voters in a hospital district may petition for detachment. States procedures that must be followed. Provides that property owners in the disconnected territory are responsible for a proportionate share of any debt that existed at the time of disconnection. Effective immediately.

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Referred to Hse Rules Comm
99-02-19 H First reading
99-02-24 H
                                      Assigned to Local Government
99-03-04 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
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SIEBEN
99-03-17 S First reading
                                      Referred to Sen Rules Comm
99-04-20 S
                                      Assigned to Public Health & Welfare
99-04-27 S
                 Amendment No.01
                                      PUB HEALTH S
                                                               Adopted
         S
                                      Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 058-000-000
99-05-07 H Arrive House
         H Place Cal Order Concurrence 01
99-05-11 H Motion Filed Concur
                 Motion referred to
                                        HRUL
         Н
         H Calendar Order of Concurren 01
99-05-17 H Be appryd 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 99-08-06
         Н
              PUBLIC ACT 91-0449
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HB-2309 SCHMITZ - HOFFMAN.

725 ILCS 5/115-6

from Ch. 38, par. 115-6

Amends the Code of Criminal Procedure of 1963. Provides that evidence offered by the defense consisting of expert opinion concerning the defendant's criminal state of mind, intent, or ability to form criminal intent is not admissible in a criminal trial unless the defendant has given notice that he or she may rely upon the defense of insanity, or the defendant indicates that he or she intends to plead guilty but mentally ill or that he or she may rely on the defense of intoxicated or drugged condition. Provides that if the defendant refuses to complete a psychiatric, psychological, or neurological examination ordered by the court, the defendant is barred from offering expert testimony supporting his or her insanity or intoxicated or drugged condition defense.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary II - Criminal Law
99-03-05 H
                                       Do Pass/Short Debate Cal 013-000-000
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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 Primary Sponsor Changed To SCHMITZ
H Added As A Joint Sponsor HOFFMAN
H Pld Cal 3rd Rdg-Shrt Dbt

99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000

99-04-14 S Arrive Senate
S Placed Calndr First Rdg

99-04-23 S Chief Sponsor O'MALLEY

99-04-26 S First reading Referred to Sen Rules Comm
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HB-2310 JONES, SHIRLEY – JONES, LOU – O'BRIEN – PUGH – LOPEZ, DAV-IS, MONIQUE AND MORROW.

720 ILCS 5/12-7.3

from Ch. 38, par. 12-7.3

Amends the Criminal Code of 1961. Includes harassment and threats to family members of stalking victims in the definition of stalking. Includes in the definition of stalking placing a person in reasonable apprehension that a family member will receive immediate or future bodily harm, sexual assault, confinement, or restraint. Defines "harasses", "transmits a threat" and "family member". Adds that incarceration in prison of a person who transmits a threat is not a bar to prosecution. Effective immediately.

FISCAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

CORRECTIONAL NOTE (Department of Corrections)

99-05-25 H Be apprvd for consideratn 01/003-002-000 H H Concurs in S Amend 01/114-000-000

H Passed both Houses

Same as DOC fiscal note.

SENATE AMENDMENT NO. 1.

NOTE(S) THAT MAY APPLY: Correctional

01-01-09 H Session Sine Die

Deletes provision that makes harassing another person an element of the offense of stalking. Deletes from the bill the definition of "harasses".

```
99-02-19 H First reading
         H Added As A Joint Sponsor JONES, LOU
                                       Referred to Hse Rules Comm
99-02-24 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
         H Joint Sponsor Changed to O'BRIEN
         H Joint Sponsor Changed to PUGH-
99-03-05 H
                                      Fiscal Note Filed
                                       Correctional Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Joint Sponsor Changed to LOPEZ
99-03-11 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor DAVIS, MONIQUE
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-15 H Added As A Co-sponsor MORROW
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor LIGHTFORD
         S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Judiciary
99-04-28 S
                 Amendment No.01
                                       JUDICIARY
                                                                Adopted
                                       Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
99-04-29 S Added as Chief Co-sponsor HAWKINSON S Second Reading
         S Placed Calndr,3rd Reading
99-05-06 S Third Reading - Passed 058-000-000
99-05-07 H Arrive House
         H Place Cal Order Concurrence 01
99-05-21 H Motion Filed Concur
                Motion referred to
         Н
                                        HRUL
         H Calendar Order of Concurren 01
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99-06-23 H Sent to the Governor
99-08-20 H Governor approved
              Effective Date 99-08-20
         Н
         Η
              PUBLIC ACT 91-0640
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HB-2311 HOFFMAN.

820 ILCS 405/612

from Ch. 48, par. 442

Amends provisions of the Unemployment Insurance Act regarding the eligibility of employees of institutions of higher education and other educational institutions between academic years and during vacation periods. Deletes language providing that employees other than those in instructional, research, and principal administrative positions are ineligible for benefits during those periods. Makes various changes in provisions pertaining to the ineligibility of individuals in instructional, research, and principal administrative positions in educational institutions other than educational institutions of higher education.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Labor & Commerce
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2312 FEIGENHOLTZ.

Appropriates \$8,000,000 to the Department of Human Services for the First Year at Home Program. Effective July 1, 1999.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Human Services
99-03-12 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2313 O'BRIEN - HOWARD - MCKEON - SCHOENBERG, FEIGENHOLTZ AND ERWIN.

20 ILCS 1305/10-30 new

Amends the Department of Human Services Act. Provides that the Department of Human Services shall implement an evaluation of abstinence education programs funded under the 1996 Social Security Act. Provides that the evaluation shall be used to determine the effects of the programs on the youths who participate in them. Provides that the Department shall submit annual progress reports to the General Assembly.

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FISCAL NOTE (Department of Human Services)
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Estimated cost ranges between \$400,000 and \$600,000.

H Held 2nd Rdg-Short Debate

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)

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Does not create a State mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
             H Added As A Joint Sponsor RONEN
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor MCKEON
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Human Services
    99-03-02 H Primary Sponsor Changed To O'BRIEN
             H Added As A Co-sponsor FEIGENHOLTZ
                                         Do Pass/Short Debate Cal 008-002-002
    99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Joint Sponsor Changed to SCHOENBERG
    99-03-04 H
                                         Fiscal Note Requested BLACK
             Н
                                         St Mandate Fis Nte Reg BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H
                                         Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-12 H
                    Amendment No.01
                                         COULSON
             Η
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
```

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99-03-17 H
                                            St Mandate Fis Note Filed
               H Held 2nd Rdg-Short Debate
      99-03-19 H Added As A Co-sponsor ERWIN
                                            Re-Refer Rules/Rul 19(a)
      99-03-26 H
      01-01-09 H Session Sine Die
HB-2314
            YOUNGE.
   30 ILCS 105/5.490 new
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230 ILCS 10/13 230 ILCS 10/13.2 new from Ch. 120, par. 2413

230 ILCS 10/23 from Ch. 120, par. 2423

Re-enacts the provisions of the East St. Louis Area Development Act as the East St. Louis Area Development Act of 1999. Also creates a demonstration enterprise zone in the East St. Louis area. Provides that the East St. Louis Area Development Authority shall exercise authority over the zone regarding specified matters. Provides for operation of the zone and for the creation of an Enterprise Zone Assistance Fund. Amends the State Finance Act to create the Enterprise Zone Assistance Fund. Amends the Riverboat Gambling Act by imposing an investment alternative tax of 2.5% of the adjusted gross receipts from wagering on East St. Louis riverboats. Part or all of the tax may be waived if a licensee purchases bonds or makes other investments approved by the Authority; otherwise the tax shall be paid into the Enterprise Zone Assistance Fund. Effective immediately.

HOUSING AFFORDABILITY NOTE (Housing Development Authority)

This bill will have no fiscal effect on the cost of constructing, purchasing, owning or selling a single-family residence.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 105/5/490 new 230 ILCS 10/13 230 ILCS 10/13.2 new 230 ILCS 10/23

Deletes everything except the provisions that re-enact the provisions of the East St. Louis Area Development Act as the East St. Louis Area Redevelopment Act of 1999.

Referred to Hse Rules Comm

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading
99-02-24 H
                                     Assigned 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
                                     Housing Aford Note Filed
        H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-17 H Relld 2nd Rdg-Short Debate
                                     YOUNGE
                Amendment No.01
        Η
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
                                     YOUNGE
                Amendment No.02
99-03-19 H
                Amendment referred to HRUL
        Н
        H Held 2nd Rdg-Short Debate
                Amendment No.01
                                     YOUNGE
99-03-23 H
         H Recommends be Adopted HRUL
                Amendment No.02
                                     YOUNGE
         H Recommends be Adopted HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.01
                                     YOUNGE
                                                             Withdrawn
         Н
                Amendment No.02
                                     YOUNGE
                                                             Adopted
         Н
                                     Fiscal Note Reg as amended BY HA
                                       #2-TENHOUSE
                                     St Mndt Fis Note Req Amnd
         H Held 2nd Rdg-Short Debate
99-03-25 H
                                     Fiscal Note Req -withdrawn
                                     St Mandate Fis Nte Req-wdrn
         Η
         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-2315 YOUNGE – SILVA – DELGADO – HARRIS – DAVIS,MONIQUE, HOWARD, FLOWERS, SHARP, PUGH AND MCGUIRE.

New Act 20 ILCS 415/8b.7-1 new 30 ILCS 500/45-70 new

Creates the Welfare to Work Act which places qualified welfare recipients in State jobs or jobs contracted out by the State. Provides that State agencies shall provide the Department of Human Services a job announcement simultaneously with posting its positions or putting a position out for hire by contract, except for those positions subject to recall by laid-off employees, or those otherwise exempt. The Department shall review positions, make eligibility determinations, recruit and screen potential employees, and refer aid recipients to apply for positions listed in job announcements. Employers shall make all employment decisions based on merit, with not less than 5% of the hours worked on a State contract meeting certain specifications being worked by qualified aid recipients, with some exceptions. Employment terms and conditions shall be the same as for any other member of the employer's workforce doing the same or similar work. Provides for reports regarding hiring practices under this Act to be submitted to the General Assembly, the Department of Labor, and the Department of Human Services. Amends the Personnel Code and the Illinois Procurement Code to make changes in conformance with this Act. Effective immediately.

FISCAL NOTE (Department of Human Servcies)

Estimated fiscal impact is \$537,700.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services

99-03-05 H Motion Do Pass-Lost 006-005-000 HHSV H Do Pass/Stndrd Dbt/Vote 007-006-000 HHSV

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-10 H Fiscal Note Filed

H Cal 2nd Rdg Stndrd Dbt

99-03-12 H Second Reading-Stnd Debate H Pld Cal 3rd Rdg-Stndrd Dbt

99-03-15 H Added As A Joint Sponsor SILVA

H Added As A Joint Sponsor DELGADO

99-03-18 H Added As A Joint Sponsor HARRIS

H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor FLOWERS

H 3rd Rdg-Stnd Dbt-Pass/Vote 060-056-001

H Added As A Co-sponsor SHARP

H Added As A Co-sponsor PUGH

H Added As A Co-sponsor MCGUIRE

99-03-19 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor HENDON

99-03-22 S First reading

99-04-15 S Tabled By Sponsor SRUL

HB-2316 YOUNGE.

110 ILCS 805/2-15

from Ch. 122, par. 102-15

Referred to Sen Rules Comm

Amends the Public Community College Act to limit the emergency powers of the Illinois Community College Board with respect to Metropolitan Community College District No. 541. Provides that any action by the State Board purporting to dissolve the district and provide for community college services within the territory comprising the district to be furnished pursuant to contractual arrangements between the State Board and outside entities is null and void. Prohibits dissolution of the district except under a law or laws enacted after the amendatory Act's effective date. Creates the Metropolitan Community College Task Force to study the issues that must be addressed to ensure the district's continued existence. Requires the Task Force to report its findings to the General Assembly by February 15, 2000, and abolishes the Task Force on that date. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2317 YOUNGE.

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655 105 ILCS 230/5-13 new

105 ILCS 230/5-15 ne

Amends the School Construction Law and the General Obligation Bond Act. Increases the State's bonding authority by \$360,000,000, earmarking that increase for grants for school construction projects in downstate school districts (i) which are located in a county that has a population of less than 500,000 and that is not contiguous to a county with a population in excess of 3,000,000 and (ii) which operate schools that meet specified criteria that are to be given priority consideration by the State Board of Education in determining the priority order of school construction project grants made by the Capital Development Board. Effective immediately,

NOTE(S) THAT MAY APPLY: Debt; Fiscal

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Elementary & Secondary
Education

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2318 YOUNGE.

20 ILCS 625/5

from Ch. 127, par. 2605

Amends the Illinois Economic Opportunity Act. Adds a caption and makes a stylistic change to the short title Section.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2319 MULLIGAN – FEIGENHOLTZ – GASH – MATHIAS.

305 ILCS 5/9A-10

from Ch. 23, par. 9A-10

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall encourage entities in the private sector to subsidize or otherwise assist with the provision of support services such as transportation, child care, and others to attract additional employees and to aid in the transition of recipients under the Temporary Assistance for Needy Families program into full-time employment.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services

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 Joint Sponsor FEIGENHOLTZ

H Added As A Joint Sponsor GASH

99-03-16 H Second Reading-Short Debate

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 MATHIAS

H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001

S Arrive Senate

S Placed Calndr First Rdg

99-04-01 S Chief Sponsor OBAMA

99-04-14 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-2320 HOLBROOK - STEPHENS - HOFFMAN - DAVIS, STEVE - REITZ, MITCHELL, JERRY, BOLAND, MAUTINO AND LAWFER.

20 ILCS 655/2

from Ch. 67 1/2, par. 602

Amends the Illinois Enterprise Zone Act. Adds a caption to the policy provision. HOUSE AMENDMENT NO. 3.

Deletes reference to:

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20 ILCS 655/2
Adds reference to:
70 ILCS 520/10
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from Ch. 85, par. 6160

Deletes everything. Amends the Southwestern Illinois Development Authority Act. Provides that prior to January 1, 2000, the Authority may designate a portion of the Authority's territorial jurisdiction in the townships of O'Fallon, Lebanon, Mascoutah, and Shiloh Valley in St. Clair County as an Enterprise Zone under the Illinois Enterprise Zone Act. Effective immediately.

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HOME RULE NOTE, H-AM 3 (Department of Commerce and Community Affairs) HB 2320 (H-am 3) does not pre-empt rule authority. STATE MANDATES NOTE, H-AM 3 (Department of Commerce and Community Affairs) HB 2320 (H-am 3) does not create a State mandate. FISCAL NOTE, H-AM 3
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(Department of Commerce and Community Affairs) HB 2320, (H-am 3) will not have a fiscal impact.

SENATE AMENDMENT NO. 4.

Adds reference to:

20 ILCS 655/5.3 220 ILCS 5/9-222.1 from Ch. 67 1/2, par. 608 from Ch. 111 2/3, par. 9-222.1

Amends the Illinois Enterprise Zone Act. Provides that solely with respect to industrial purposes and uses, the Whiteside County/Carroll County Enterprise Zone shall be in effect for 30 calendar years or for a lesser number of years specified in the certified designating ordinance. Amends the Public Utilities Act. Provides that in the Whiteside County/Carroll County Enterprise Zone, solely with respect to industrial purposes and uses, the exemption of business enterprises by ordinance under the Illinois Municipal Code from the additional charges added to the business enterprise's utility bills as a pass-on of municipal and State utility taxes under the Public Utilities Act shall not exceed 30 years (rather than 20 years).

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99-02-19 H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Executive
99-02-24 H
99-03-05 H
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                Amendment No.01
                                     YOUNGE
99-03-11 H
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-12 H
                Amendment No.01
                                     YOUNGE
         H
                Rules refers to
                                      HHED
                Amendment No.02
                                     YOUNGE
         Η
         Η
                Amendment referred to HRUL
         Η
                Rules refers to
                                      HHED
         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 Primary Sponsor Changed To HOLBROOK
         H Joint Sponsor Changed to STEPHENS
         H Joint Sponsor Changed to HOFFMAN
         H Joint Sponsor Changed to REITZ
99-03-18 H
                Amendment No.03
                                     HOLBROOK
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Joint Sponsor Changed to DAVIS, STEVE
99-03-19 H
                                     Fiscal Note Req as amended BLACK
         Н
                                     St Mndt Fis Note Req Amnd
         Н
                                     Home Rule Note Req as amend
         H Held 2nd Rdg-Short Debate
                Amendment No.03
99-03-23 H
                                     HOLBROOK
                Rules refers to
                                      HLGV
         H
         H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.03
                                     HOLBROOK
         H Recommends be Adopted HLGV/005-001-001
                Amendment No.03
                                     HOLBROOK
                                                              Adopted
         Н
         H Held 2nd Rdg-Short Debate
         Η
                                     Home Rule Note Fld as amend
         Н
                                     St Mndt Fis Note Fld Amnd
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H Pld Cal 3rd Rdg-Shrt Dbt

Fiscal Note Filed as amnded

99-03-25	Н		Tabled Pursnt to Rule 40(a) AMEND 1 & 2	HOUSE
	Н	3rd Rdg-Shrt Dbt-Pass/Vote		
		Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor WATSON		
		First reading	Referred to Sen Rules Comn	า
99-04-15			Assigned to Executive	
99-04-22		N 10116 IN	Recommended do pass 009-	001-000
00.04.26		Placed Calndr, Second Rdg		
99-04-20		Second Reading Placed Calndr,3rd Reading		
		Added as Chief Co-sponsor L	HECHTEFELD	
99-05-07		Filed with Secretary	CECHTEI EED	
<i>33 03 01</i>	S	Amendment No.01	WATSON	
	S	Amendment referred to		
99-05-11	S	Filed with Secretary	•	
	S	Amendment No.02	SIEBEN	
	S	Amendment referred to	SRUL	
		Filed with Secretary		
•	S	Amendment No.03	WATSON	
	S	Amendment referred to	SRUL	
99-05-13		Filed with Secretary	CYCDY:	
	S	Amendment No.04	SIEBEN	
	S	Amendment referred to Amendment No.04	SIEBEN	
	S S	Rules refers to	SEXC	
	S	Amendment No.04	SIEBEN	
	S	Timenament (40.0)	Be adopted	
		Recalled to Second Reading		
	S	Amendment No.04	SIEBEN	Adopted
	S	Placed Calndr,3rd Reading		
99-05-14		Added as Chief Co-sponsor C		
		Third Reading - Passed 056-0		
	S	Tabled Pursuant to Rule5-4(A	02,03	
		Third Reading - Passed 056-0	*	
		Arrive House	502 000	
	Н	Place Cal Order Concurrence	04	
99-05-17	Н	Motion Filed Concur		
	Н	Motion referred to	HRUL	
		Calendar Order of Concurren		
		Added As A Co-sponsor MIT		
		Added As A Co-sponsor BO		
		Added As A Co-sponsor MA Added As A Co-sponsor LA		
99-05-19			HLGV/04	
<i>))</i> 05 1 <i>)</i>		Calendar Order of Concurren		
99-05-20		Be apprvd for consideratn 4/I		
		H Concurs in S Amend 04/09		
	Н	Passed both Houses		
		Sent to the Governor		
99-08-14		Governor approved		
	Н			
	Н			
		INGE.		
20 ILCS 620			67 1/2, par. 1001	
		onomic Development Area	a Tax Increment Allocation	on Act. Makes a
		the short title Section.		
		First reading	Referred to Hse Rules Com	n
99-02-24			Assigned to Executive	
99-03-05			Re-Refer Rules/Rul 19(a)	*
01-01-09	Н	Session Sine Die		

HB-2322 MULLIGAN.

40 ILCS 5/16-127

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

Amends the Downstate Teacher Article of the Pension Code to authorize purchase of credit for service in a capacity essentially similar to that of a teacher, occurring in another state with which Illinois has a reciprocal agreement for teacher certification, subject to certain restrictions. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 2322 cannot be determined, as the num-

ber of teachers that will purchase the credit is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading
99-02-24 H
99-03-05 H
99-03-15 H
99-03-15 H
101-01-09 H Session Sine Die

Referred to Hse Rules Comm
Assigned to Personnel & Pensions
Re-Refer Rules/Rul 19(a)
Pension Note Filed
Committee Rules

HB-2323 LYONS, EILEEN – ZICKUS.

55 ILCS 5/5-12009

from Ch. 34, par. 5-12009

Amends the Counties Code. Makes stylistic changes in the Section regarding variations by the board of appeals.

HOUSE AMENDMENT NO. 1.

Requires the published notice to include the property index number (PIN) of the real estate for which the variation is requested.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-03 H Amendment No.01 EXECUTIVE H Adopted Do Pass Amend/Short Debate 015-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor ZICKUS 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 RADOGNO S First reading Referred to Sen Rules Comm

HB-2324 MULLIGAN.

105 ILCS 5/17-2.5 from Ch. 122, par. 17-2.5 105 ILCS 5/17-2.6 rep.

Amends the School Code. Repeals a provision authorizing a school district to levy, pursuant to front-door referendum approval, a tax for health insurance purposes. Changes the tax for tort immunity levy to a tax for tort immunity and health insurance levy, and provides that the purposes for which the levy may be made include payment of health insurance premiums for school district employees. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-09 H Session Sine Die

99-02-19 H First reading
99-02-24 H Assigned to Elementary & Secondary
Education
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2325 MEYER – JOHNSON, TIM.

740 ILCS 45/10.1

from Ch, 70, par, 80,1

Amends the Crime Victims Compensation Award Act. Increases the maximum allowable compensation award for a crime committed on or after January 1, 2000 from \$27,000 to \$50,000.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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
```

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99-03-10 H Added As A Joint 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
HB-2326
             MEYER.
  215 ILCS 5/155.22a
  Amends the Illinois Insurance Code. Prohibits insurers from refusing to issue a pol-
icy of basic property insurance or homeowners insurance because an applicant or in-
sured is the subject of abuse. Effective immediately.
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Insurance
      99-03-03 H
                                             Do Pass/Short Debate Cal 014-000-000
                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
      99-03-24 S Chief Sponsor MADIGAN,R
                S First reading
                                             Referred to Sen Rules Comm
      99-03-25 S
                                             Assigned to Insurance & Pensions
      99-04-14 S
                                             Re-referred to Rules
      01-01-09 H Session Sine Die
```

HB-2327 PUGH.

New Act

745 ILCS 10/2-208

99-03-05 H

01-01-09 H Session Sine Die

from Ch. 85, par. 2-208

Creates the Prosecutorial Misconduct Act. Provides that a prosecutor who commits prosecutorial misconduct (official misconduct) is not immune from civil liability for his or her misconduct. Provides that if the court is aware of prosecutorial misconduct, the court must order the clerk of the court to transmit evidence of that misconduct to the Attorney Registration and Disciplinary Commission. Provides that the Supreme Court Clerk must transmit a list of all cases that have been reversed because of prosecutorial misconduct to the Attorney Registration and Disciplinary Commission. Amends the Local Governmental and Governmental Employees Tort Immunity Act to provide that the civil immunity does not apply to instituting or prosecuting a case and committing prosecutorial misconduct. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Prosecutorial Misconduct
      99-03-03 H
                                             Motion Do Pass-Lost 004-005-000 HPRO
               Н
                                             Remains in CommiProsecutorial Misconduct
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2328
            COULSON.
  New Act
  Creates the Shared Housing for the Elderly Act. (Provides only a short title.)
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2329
            STEPHENS.
  New Act
  Creates the Partial Birth Abortion Prevention Act of 1999 (short title only).
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
```

Re-Refer Rules/Rul 19(a)

HB-2330 SKINNER.

55 ILCS 5/5-25012

from Ch. 34, par. 5-25012

Amends the Counties Code. Adds a ninth member to boards of health composed of 8 members. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Counties Code. Provides that each board of health that has 8 members may have one additional member appointed by the president or chairman of the county. Provides that the additional member must be appointed within 90 days after the effective date of this amendatory Act and shall serve until July 1, 2002.

```
99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Local Government
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
99-03-19 S Chief Sponsor KLEMM
         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
99-05-05 S Filed with Secretary
         S
                Amendment No.01
                                      KLEMM
         S
                Amendment referred to SRUL
99-05-12 S
               Amendment No.01
                                      KLEMM
         S Be apprvd for consideratn SRUL
         S Second Reading
                Amendment No.01
                                      KLEMM
                                                               Adopted
         S Placed Calndr, 3rd Reading
99-05-13 S Third Reading - Passed 059-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Concur
                Motion referred to
         Н
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
         Н
              Effective Date 99-08-14
```

HB-2331 KOSEL.

New Act

Creates the Assistive Technology Device Guaranteed Warranty Act. (Provides a short title only.)

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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PUBLIC ACT 91-0568

HB-2332 KOSEL – BLACK.

H

410 ILCS 65/2

from Ch. 111 1/2, par. 8052

Amends the Illinois Rural/Downstate Health Act. Makes stylistic changes in a Section concerning legislative findings.

```
99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-25 H Added As A Joint Sponsor BLACK

01-01-09 H Session Sine Die
```

HB-2333 **2238**

HB-2333 TURNER, JOHN.

725 ILCS 5/103-5

from Ch. 38, par. 103-5

Amends the Code of Criminal Procedure of 1963 relating to the speedy trial provisions. Requires that demand for trial be in writing. Requires the defendant to so notify the court if the court or State proposes to set a continuance to a date beyond, on, or within 10 days of the date on which the defendant must be tried under the speedy trial provisions. Adds procedures for releasing defendant before trial if speedy trial provisions are violated. Provides that the speedy trial provisions do not apply during the period in which the defendant is in the custody of the federal government, a foreign government, or another state or county until the charges in that other jurisdiction have been disposed of and that jurisdiction notifies the non-custodial county that the defendant is available for release. Permits an additional 21 days for trial after speedy trial deadline expires.

HOUSE AMENDMENT NO. 1.

Changes the time period in which a defendant who is in custody must be tried from 120 days to 110 days from the date he or she was taken into custody. Changes from 160 days to 150 days the date a defendant who is on bail or recognizance must be tried after he or she demands trial. Changes from 21 days to 10 days the time period in which the court must set the cause for trial if the defendant has not been tried within the applicable time period.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
99-03-05 H
                Amendment No.01
                                      JUD-CRIMINAL H
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-19 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-004
99-03-23 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor DILLARD
         S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-2334 DURKIN.

720 ILCS 5/33A-3

from Ch. 38, par. 33A-3

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning armed violence.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 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-2335 COULSON.

20 ILCS 105/3.05 from Ch. 23, par. 6103.05

Amends the Illinois Act on the Aging. Adds a caption to a definition provision.

99-02-19 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2336 GIGLIO - HOEFT, PUGH AND SCOTT.

10 ILCS 5/9-8 from Ch. 46, par. 9-8

Amends the Election Code by making technical corrections to the Section concerning the solicitation of funds without the candidate's authority.

FISCAL NOTE, H-AM 1 (State Board of Elections) There will be a minimal fiscal impact on the Board.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

10 ILCS 5/9-8

Adds reference to:

10 ILCS 5/10-9

from Ch. 46, par. 10-9

10 ILCS 5/10-10

from Ch. 46, par. 10-10

Deletes everything. Amends the Election Code. Abolishes the municipal officers electoral board, the township officers electoral board, and the education officers electoral board. Provides that the county officers electoral board shall hear objections for all offices other than those delegated to the State Board of Elections.

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99-02-19 H First reading
```

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

H Added As A Co-sponsor PUGH 99-02-25 H Added As A Co-sponsor SCOTT

99-02-26 H Added As A Joint Sponsor HOEFT

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 **GIGLIO**

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

99-03-24 H

Amendment No.01

Н Rules refers to **GIGLIO** HECR

H Held 2nd Rdg-Short Debate

99-03-25 H

Fiscal Note Filed as amnded

Amendment No.01

GIGLIO H Recommends be Adopted HECR/008-000-000

Amendment No.01

GIGLIO

H Pld Cal 3rd Rdg-Shrt Dbt

Adopted

99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-000

99-04-14 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor SILVERSTEIN

S First reading

Referred to Sen Rules Comm

99-04-15 S Added as Chief Co-sponsor HALVORSON

01-01-09 H Session Sine Die

HB-2337 COULSON.

210 ILCS 85/6.11

from Ch. 111 1/2, par. 147.11

Amends the Hospital Licensing Act. Provides a caption to the Section regarding psychiatric programs.

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2338 GIGLIO.

35 ILCS 200/12-5

Amends the Property Tax Code concerning valuation statements. Makes a technical change.

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Revenue Re-Refer Rules/Rul 19(a)

99-03-05 H

01-01-09 H Session Sine Die

HB-2339 GIGLIO.

35 ILCS 120/2g

from Ch. 120, par. 441g

Amends the Retailers' Occupation Tax Act concerning return filing. Adds a caption.

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Revenue

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2340 GIGLIO.

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 only being available to taxpayers engaged in manufacturing. Provides for a 5-year carry-forward of excess credits. Exempts from the Act's sunset requirement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Revenue
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-2341 GIGLIO.

220 ILCS 5/13-902

Amends the Public Utilities Act. Requires telecommunications carriers to display a telephone number for the Commerce Commission and the Office of the Attorney General that consumers may call regarding complaints about "slamming" and "cramming"

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FISCAL NOTE (Illinois Commerce Commission)
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At this time, the exact cost of the additional resources likely

to be required cannot be determined.

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99-02-19 H First reading
                                        Referred to Hse Rules Comm
99-02-24 H
                                        Assigned to Public Utilities
99-03-05 H
                                        Fiscal Note Filed
                                        Re-Refer Rules/Rul 19(a)
         Н
01-01-09 H Session Sine Die
```

HB-2342 GIGLIO.

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

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in the provision concerning revenue.

```
99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Revenue
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2343 KOSEL.

65 ILCS 5/11-117-1.2 new

Amends the Illinois Municipal Code. Adds a new Section concerning public utilities in right-of-way dedications. Contains an only caption.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
65 ILCS 5/117-1.2 new
Adds reference to:
765 ILCS 205/3
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Deletes everything. Amends the Plat Act. Provides that the location and construction of municipal utilities is an intended use of a fee simple right-of-way dedications, provided that all jurisdictions with an interest in the right-of-way permit the installation of the municipal utilities.

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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Executive
99-03-05 H
                Amendment No.01
                                      EXECUTIVE H
                                                               Adopted
                                      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
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor MAHAR
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
```

01-01-09 H Session Sine Die

HB-2344 MITCHELL, BILL.

725 ILCS 5/115-10.2

Amends the Code of Criminal Procedure of 1963. Eliminates current law relating to admissibility of prior statements when a witness refuses to testify despite a court order to testify. Provides for the admissibility of certain hearsay statements when the declarant is unavailable as a witness. Includes former testimony, statements under belief of impending death, statements against interest, statements of personal or family history, and statements that have equivalent circumstantial guarantees of trustworthiness if the court determines that the statement is offered as evidence of a material fact, the statement is more probative on the point for which it is offered than any other evidence that the proponent can procure through reasonable effort, and the interests of justice will be served by the admission of the statement into evidence.

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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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
99-03-11 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
99-03-26 S Chief Sponsor NOLAND
99-04-14 S First reading
                                       Referred to Sen Rules Comm
99-04-20 S
                                       Assigned to Judiciary
99-04-28 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
```

HB-2345 BOST - KLINGLER - DART, SMITH, MICHAEL AND MITCHELL, BILL.

720 ILCS 5/16-1

from Ch. 38, par. 16-1

Amends the Criminal Code of 1961. Increases the penalty for theft of a firearm not from the person from a Class 4 felony to a Class 2 felony for a first offense, and from a Class 3 felony to a Class 1 felony for a second or subsequent offense.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-19 H First reading
                                      Referred to Hse Rules Comm
99-02-24 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
99-03-11 H Added As A Joint Sponsor KLINGLER
         H Added As A Joint Sponsor DART
99-03-12 H Added As A Co-sponsor SMITH, MICHAEL
         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
99-03-22 S Chief Sponsor SULLIVAN
99-03-23 S First reading
                                      Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-2346 RIGHTER – DART, O'CONNOR, BROSNAHAN, MCCARTHY, CROTTY, GIGLIO, O'BRIEN, FRANKS, GARRETT, FOWLER, HULTGREN, BELLOCK, SMITH,MICHAEL, MITCHELL,BILL AND SCULLY.

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720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
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Amends the Criminal Code of 1961. Increases the penalty for unlawful use or possession of weapons by felons who are not confined in a penal institution from a Class 3 felony to a Class 2 felony.

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NOTE(S) THAT MAY APPLY: Correctional
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```
99-02-19 H First reading
99-02-24 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

```
99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint Sponsor DART
     99-03-12 H Added As A Co-sponsor O'CONNOR
               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 HULTGREN
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor SCULLY
               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 MYERS,J
               S First reading
                                           Referred to Sen Rules Comm
      00-01-12 S
                                           Assigned to Executive
      00-01-27 S
                                           Postponed
      00-02-10 S
                                           Postponed
      00-02-17 S
                                           Postponed
                                           Recommended do pass 013-000-000
      00-03-09 S
               S Placed Calndr, Second Rdg
      00-04-06 S Second Reading
               S Placed Calndr, 3rd Reading
      00-05-16 S
                                           Refer to Rules/Rul 3-9(b)
      01-01-09 H Session Sine Die
HB-2347
            MYERS, RICHARD - MOFFITT.
```

720 ILCS 570/401 from Ch. 56 1/2, par. 1401 720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Amends the Illinois Controlled Substances Act. Changes the minimum terms of imprisonment for manufacturing, delivering, or possessing with intent to deliver methamphetamines. Provides that the fine for manufacturing, delivering, or possessing with intent to deliver amphetamines shall be not more than \$200,000. Changes the minimum term of imprisonment for possessing between 400 and 900 grams of methamphetamines from 6 years to 8 years. Changes the minimum term of imprisonment for possessing over 900 grams of methamphetamines from 6 years to 10 years. Provides that the fine for possession of methamphetamines may not exceed \$200,000 or the full street value of the substance, whichever is greater.

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FISCAL NOTE (Department of Corrections)
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Impact: corrections population, 10 inmates; fiscal, \$1,267,100.

CORRECTIONAL NOTE (Department of Corrections)

S Placed Calndr, Second Rdg

Same as DOC fiscal note.

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NO'
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TE(S) THAT	MAY APPLY: Correctional	
99-02-19 H	First reading	Referred to Hse Rules Comm
99-02-24 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	_	Fiscal Note Filed
Н		Correctional Note Filed
H	Second Reading-Short Debate	e ·
Н	Pld Cal 3rd Rdg-Shrt Dbt	
	3rd Rdg-Shrt Dbt-Pass/Vote 1	
H	Added As A Joint Sponsor M	OFFITT
99-03-17 S	Arrive Senate	
. S	Placed Calndr First Rdg	
99-03-18 S	Chief Sponsor SIEBEN	
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

```
99-04-29 S Second Reading
S Placed Calndr,3rd Reading
99-05-06 S Third Reading - Passed 057-000-000
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 91-0336
```

HB-2348 LOPEZ - ACEVEDO - GASH.

```
105 ILCS 5/10-21.7-5 new
105 ILCS 5/34-84a.2 new
720 ILCS 5/31-9 new
```

Amends the School Code and the Criminal Code of 1961. Requires school principals and other appropriate administrative officers of public and nonpublic elementary and secondary schools to report to local law enforcement agencies felony and misdemeanor violations that occur in the schools or at school related activities supervised by school employees. Violations are petty offenses with \$500 fines imposed for each incident of criminal violations not reported.

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CORRECTIONAL NOTE (Department of Corrections)
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There will be no fiscal or prison population impact.

FISCAL NOTE (State Board of Education)

No fiscal impact at the State level.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

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

```
99-02-19 H First reading
```

H Added As A Joint Sponsor ACEVEDO

H Referred to Hse Rules Comm

99-02-24 H Assigned to Judiciary II - Criminal Law

99-03-05 H Correctional Note Filed

H Re-Refer Rules/Rul 19(a)

99-03-09 H Fiscal Note Filed

H St Mandate Fis Note Filed

H Committee Rules

99-03-18 H Added As A Joint Sponsor GASH

01-01-09 H Session Sine Die

HB-2349 LOPEZ - DART - ACEVEDO.

720 ILCS 5/33D-1

from Ch. 38, par. 33D-1

Amends the Criminal Code of 1961. Provides that the offense of contributing to the criminal delinquency of a juvenile applies to both felony and misdemeanor offenses (now only felony offenses). Provides that if the offense committed by the juvenile is a misdemeanor, the penalty for the adult who solicits, compels, or directs the juvenile to commit the offense, is a misdemeanor one grade higher than the offense committed or in the case of the commission of a Class A misdemeanor, the penalty is a Class 4 felony.

CORRECTIONAL NOTE (Department of Corrections)

Corrections population=2 inmates; fiscal impact=\$373,500.

NOTE(S) THAT MAY APPLY: Correctional

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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
H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H Second Reading-Short Debate

II Did Col 2nd Did Clore Did

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor DART

H Joint Sponsor Changed to ACEVEDO

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 MUNOZ

99-03-18 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
99-04-29 S Second Reading
S Placed Calndr,3rd Reading
99-05-06 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
H Effective Date 00-01-01
H PUBLIC ACT 91-0337

HB-2350 ACEVEDO.

730 ILCS 5/3-3-11.5

730 ILCS 5/5-4-3

from Ch. 38, par. 1005-4-3

Amends the Unified Code of Corrections. Provides that a person convicted of a forcible felony must submit blood specimens to the Department of State Police for analysis and categorizing into genetic marker groupings.

FISCAL NOTE (Illinois State Police)

Fiscal impact on the State Police would be approx. \$5 million.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-11 H Fiscal Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-2351 ACEVEDO, HOLBROOK AND O'BRIEN.

625 ILCS 5/4-103

from Ch. 95 1/2, par. 4-103

Amends the Illinois Vehicle Code. Provides that it is a Class 2 felony to knowingly make a false report of the theft or conversion of a vehicle to an employee of a law enforcement agency of this State designated by the law enforcement agency to take, process, or record reports of vehicle theft or conversion.

CORRECTIONAL NOTE (Department of Corrections)

The corrections population and fiscal impact will be minimal.

NOTE(S) THAT MAY APPLY: Correctional

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Transportation & Motor Vehicles 99-03-02 H Correctional Note Filed Committee Transportation & Motor Vehicles 99-03-03 H Do Pass/Short Debate Cal 027-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor HOLBROOK 99-03-05 H Added As A Co-sponsor O'BRIEN 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 116-000-000 S Arrive Senate S Placed Calndr First Rdg 99-03-11 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

99-05-12 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 H Effective Date 00-01-01

H PUBLIC ACT 91-0450

HB-2352 ACEVEDO – FRANKS – LOPEZ.

720 ILCS 5/12-2

from Ch. 38, par. 12-2

720 ILCS 5/12-4.11 new

Amends the Criminal Code of 1961. Provides that committing an assault by using a motor vehicle is aggravated assault. Provides that the penalty is a Class 3 felony. Creates the offense of aggravated battery with a motor vehicle defined as knowingly or intentionally causing great bodily harm or permanent disability or disfigurement by means of the operation or use of a motor vehicle when committing a battery. Penalty is a Class 1 felony.

```
CORRECTIONAL NOTE (Department of Corrections)
    Corrections population=17 inmates; fiscal impact=$3,222,700.
NOTE(S) THAT MAY APPLY: Correctional
    99-02-19 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
             Η
                                           Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor FRANKS
              H Added As A Joint Sponsor LOPEZ
    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 MUNOZ
              S First reading
                                           Referred to Sen Rules Comm
    99-04-22 S
                                           Assigned to Judiciary
    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
```

CAPPARELLI - BUGIELSKI - SAVIANO - LYONS, JOSEPH - BRAD-HB-2353 LEY, MCAULIFFE, LOPEZ, LANG AND O'BRIEN.

20 ILCS 105/8.07 new

625 ILCS 5/6-204

625 ILCS 5/11-208.3

625 ILCS 5/11-306

Amends the Illinois Act on the Aging. Requires the Department on Aging to develop a program to give grants to senior citizens, based on their income, for minor home repairs. Provides that the Department shall organize volunteers and the Habitat for Humanity to assist seniors in repairing their homes. Effective July 1, 1999.

```
FISCAL NOTE (Department on Aging)
      Fiscal impact would be $50,700 plus grant costs.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
               H Added As A Joint Sponsor BUGIELSKI
               H Added As A Joint Sponsor SAVIANO
               H · Added As A Joint Sponsor LYONS, JOSEPH
               H Added As A Joint Sponsor BRADLEY
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor LOPEZ
                                           Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Aging
      99-03-01 H Added As A Co-sponsor LANG
      99-03-04 H Added As A Co-sponsor O'BRIEN
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      99-03-11 H
                                            Fiscal Note Filed
                                            Committee Rules
      01-01-09 H Session Sine Die
HB-2354
            ACEVEDO.
  625 ILCS 5/1-105.5
```

from Ch. 95 1/2, par. 11-306 Amends the Illinois Vehicle Code. Provides that the definition of automated red light includes a system designed to obtain the photograph of a vehicle that enters an intersection after the light turns red. Provides that the owner of a vehicle used in a red light violation shall be liable for the violation if the violation was recorded by an automated red

from Ch. 95 1/2, par. 6-204

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

light system, with exceptions. In a Section concerned with administrative adjudication of violations, adds violations recorded by an automated red light. Requires a municipality to forward a report of the adjudication to the Secretary of State.

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FISCAL NOTE (Secretary of State)
```

Fiscal impact could not be determined.

FISCAL NOTE, CORRECTED (Secretary of State)

An estimated \$103,000 in first year costs is anticipated, with

an additional \$97,000 in costs each year thereafter.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Transportation & Motor Vehicles
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-09 Н	Fiscal Note Filed
Н	Committee Rules
99-03-10 H	Fiscal Note Filed
H	Committee Rules
01-01-09 H Session Sine Die	

HB-2355 BRADY - HOFFMAN - BLACK AND JONES, LOU.

625 ILCS 5/15-101

from Ch. 95 1/2, par. 15-101

Amends the Illinois Vehicle Code to make a technical correction to the Section concerned with the scope of Chapter 15.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
625 ILCS 5/15-101
Adds reference to:
625 ILCS 5/15-301
```

from Ch. 95 1/2, par. 15-301

625 ILCS 5/15-308.2 new

Deletes everything. Amends the Illinois Vehicle Code to provide that the Department of Transportation and local authorities, in their discretion and upon application in writing, may issue a special permit authorizing the applicant to operate a tow-truck that exceeds the requisite weight limits provided specified criteria are met. Provides that the fee for the special permit is \$500 for a quarterly permit and \$2000 for an annual permit.

SENATE AMENDMENT NO. 1.

Provides that the Department of Transportation or local authorities, with respect to highways under their jurisdiction, in their discretion and upon application in writing, may issue a special permit for the operation of a tow-truck that exceeds the applicable statutes weight limits, if in addition to other specified requirements, the movement is valid only on State routes approved by the Department of Transportation.

```
99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Executive
99-02-25 H Added As A Joint Sponsor HOFFMAN
99-03-03 H Added As A Co-sponsor JONES,LOU
                                     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
                Amendment No.01
                                     BRADY
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-24 H Added As A Joint Sponsor BLACK
         H
                Amendment No.01
                                     BRADY
         н
                Rules refers to
                                      HTRN
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     BRADY
         H Recommends be Adopted HTRN/029-000-000
                Amendment No.01
                                     BRADY
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-003-000
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 Transportation
```

```
99-04-28 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 Filed with Secretary
                Amendment No.01
                                      MAITLAND
                 Amendment referred to SRUL
99-05-12 S
                 Amendment No.01
                                      MAITLAND
         S
                Rules refers to
                                       STRN
         S
                Amendment No.01
                                      MAITLAND
         S
                                      Be adopted
           Recalled to Second Reading
         S
                Amendment No.01
                                      MAITLAND
                                                               Adopted
         S Placed Calndr, 3rd Reading
99-05-14 S Third Reading - Passed 058-000-000
         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
99-05-19 H Be apprvd for consideratn 01/HRUL
         H Calendar Order of Concurren 01
99-05-20 H H Concurs in S Amend 01/093-019-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-08-14 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0569
```

HB-2356 BRADY, KRAUSE, COWLISHAW, SCHMITZ, KLINGLER, WIRSING, WINKEL, HASSERT, MYERS, RICHARD, POE, PARKE, LEITCH, MITCHELL, JERRY, WINTERS, DURKIN, CROSS, TURNER, JOHN, JOHNSON, TOM, BLACK, MOFFITT, RIGHTER, RYDER, BOLAND, CROTTY, CURRY, JULIE, DAVIS, STEVE, FEIGENHOLTZ, FOWLER, GRANBERG, HANNIG, HARTKE, HOEFT, HOFFMAN, HOLBROOK, HOWARD, JONES, JOHN, MCGUIRE, NOVAK, O'BRIEN, REITZ, RUTH-ERFORD, SLONE, SMITH, MICHAEL, WOOLARD, LAWFER, MCAU-LIFFE, SAVIANO, BEAUBIEN, BASSI, KOSEL, BOST, MCKEON, PERSICO, SCOTT, SOMMER, MITCHELL, BILL, WAIT, BIGGINS, STEPHENS, TENHOUSE, CAPPARELLI, JOHNSON, TIM, MEYER, PANKAU, MCCARTHY, OSMOND, BRUNSVOLD, FRITCHEY, GASH, LINDNER, MOORE, ANDREA AND LYONS, EILEEN.

305 ILCS 5/5-5.4 305 ILCS 5/Art. V-E rep. from Ch. 23, par. 5-5.4

Amends the "Medicaid" Article of the Illinois Public Aid Code. With respect to standards of payment for nursing homes, provides that for those facilities with rates less than the actual, audited costs, rates established on July 1, 1999 shall be increased to no less than the lower of the average costs in the facility's geographic area as defined by the Department of Public Aid or the facility's actual audited, adjusted costs. Provides that in no case shall a facility's July 1, 1999 rate be less than its July 1, 1998 rate. Repeals the "Nursing Home License Fee" Article of the Code. Effective immediately.

FISCAL NOTE (Department of Public Aid)

Total cost would be \$158 million (Assessment Program, \$109)

million and rate increases, \$49 million).

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services 99-03-03 H Do Pass/Stndrd Dbt/Vote 007-001-005 HHSV

H Plcd Cal 2nd Rdg Stndrd Dbt

99-03-04 H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor COWLISHAW H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor WINKEL

```
99-03-04-Cont.
        H Added As A Co-sponsor HASSERT
        H Added As A Co-sponsor MYERS,RICHARD
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor LEITCH
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor TURNER, JOHN
        H Added As A Co-sponsor JOHNSON, TOM
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor MOFFITT
99-03-10 H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor RYDER
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor CROTTY
        H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor GRANBERG.
        H Added As A Co-sponsor HANNIG
        H Added As A Co-sponsor HARTKE
        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 HOWARD
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor RUTHERFORD
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor WOOLARD
        H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor BASSI
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor BOST
99-03-11 H
                                   Fiscal Note Requested SCHOENBERG
        Η
                                   Balanced Budget Note Req SCHOENBERG
        H Cal 2nd Rdg Stndrd Dbt
99-03-12 H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor SOMMER
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor TENHOUSE
        H Added As A Co-sponsor MITCHELL, BILL
        Н
                                   Fiscal Note Reg -withdrawn
        H
                                   Bal Budget Note Reg-wthdwn
        H Cal 2nd Rdg Stndrd Dbt
99-03-15 H Added As A Co-sponsor CAPPARELLI
        H Added As A Co-sponsor JOHNSON, TIM
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor PANKAU
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor BRUNSVOLD
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor GASH
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor MOORE, ANDREA
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99-03-16 H Added As A Co-sponsor LYONS, EILEEN
                                             Fiscal Note Requested BLACK
                                             Balanced Budget Note Req BLACK
               Н
               H Cal 2nd Rdg Stndrd Dbt
      99-03-23 H
                                             Fiscal Note Req -withdrawn
                                             Bal Budget Note Req-wthdwn
                H
                                             Fiscal Note Filed
                H Cal 2nd Rdg Stndrd Dbt
                                             Re-Refer Rules/Rul 19(a)
      99-03-26 H
      01-01-09 H Session Sine Die
HB-2357
             BRADY.
  720 ILCS 675/1
                                    from Ch. 23, par. 2357
  720 ILCS 675/1.1 new
  720 ILCS 675/1.5 new
  720 ILCS 675/1.6 new
  720 ILCS 675/1.7 new
  720 ILCS 675/1.8 new
  720 ILCS 675/2
                                    from Ch. 23, par. 2358
```

Amends the Sale of Tobacco to Minors Act. Provides certain affirmative defenses to prosecution under the Act. Requires the posting of notice concerning age restrictions imposed under the Act near any vending machine selling tobacco products or any display of tobacco products. Prohibits misrepresentation of age or identity by a person under 18 years of age for the purpose of purchasing tobacco products.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Children & Youth
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

01-01-09 H Session Sine Die **TURNER, JOHN.**

625 ILCS 5/11-601

HB-2358

from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code to make a stylistic change to the Section concerned with vehicle speed limits.

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Debate Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
99-03-26 H Reading-Short Debate
99-03-27 Held 2nd Rdg-Short Debate
99-03-28 H Session Sine Die
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HB-2359 O'CONNOR – TURNER, JOHN – LANG – LYONS, EILEEN.

60 ILCS 1/235-20

Amends the Township Code. Makes a stylistic change in the Section regarding the general assistance tax.

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HOUSE AMENDMENT NO. 1.
```

Deletes reference to: 60 ILCS 1/235-20 Adds reference to: 60 ILCS 1/250-5

Deletes everything. 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.

```
99-02-19 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Executive
99-03-05 H
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                     O'CONNOR
99-03-16 H
                Amendment No.01
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     O'CONNOR
                Rules refers to
                                       HLGV
```

H Held 2nd Rdg-Short Debate

99-03-19	Н	Amendment No.01	O'CONNOR	
	Η	Recommends be Adopted HI	_GV	
	Η	Held 2nd Rdg-Short Debate		
99-03-22	Η	Amendment No.01	O'CONNOR	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		
	Η	Added As A Joint Sponsor T	URNER,JOHN	
99-03-24	Η	Added As A Joint Sponsor L.	ANG	
	Η	3rd Rdg-Shrt Dbt-Pass/Vote	106-008-000	
	Η	Added As A Joint Sponsor L	YONS,EILEEN	
	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 Comi	m
	S		Assigned to Local Governm	nent
99-04-27	S		Held in Committee	
99-05-04	S		Held in Committee	
	S		Committee Local Governme	ent
99-05-08	S		Refer to Rules/Rul 3-9(a)	
99-08-11	S	Added as Chief Co-sponsor (O'MALLEY	
01-01-09	Н	Session Sine Die		

HB-2360 BASSI - MATHIAS.

720 ILCS 5/12-15

from Ch. 38, par. 12-15

Amends the Criminal Code of 1961. Increases the penalty for criminal sexual abuse when the accused uses force or threat of force or when the accused knew that the victim was unable to understand the nature of the act or was unable to give knowing consent from a Class A misdemeanor to a Class 4 felony.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Judiciary II - Criminal Law
99-03-02 H Added As A Joint Sponsor MATHIAS
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
99-03-12 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 JONES, W
         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
99-05-06 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
         Η
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0389
```

HB-2361 MOFFITT.

720 ILCS 5/26-4

from Ch. 38, par. 26-4

Amends the Criminal Code of 1961. Provides that it is a Class A misdemeanor to videotape, photograph, or film another person without that person's consent in a hotel bedroom (now the offense is limited to videotaping, photographing, or filming the person in a restroom, tanning bed, or tanning salon).

NOTE(S) THAT MAY APPLY: Correctional

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 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-2362 MURPHY.
```

```
40 ILCS 5/14-104.7
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from Ch. 108 1/2, par. 14-104.7

Amends the State Employee Article of the Pension Code. Corrects a reference to the Internal Revenue Code of 1986. Effective immediately.

PENSION NOTE (Pension Laws Commission)
HB 2362 will not have a fiscal impact on the State Employees'

Retirement System.

NOTE(S) THAT MAY APPLY Pension

(LE(S) THAT MAT ALLET, I CHSIOII	
99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
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

HB-2363 MURPHY.

40 ILCS 5/16-131.1

from Ch. 108 1/2, par. 16-131.1

Amends the Downstate Teacher Article of the Pension Code. Removes obsolete provisions relating to the transfer of credit to the General Assembly Retirement System. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 2363 will not have a fiscal impact on the Teachers' Re-

tirement System.

NOTE(S) THAT MAY APPLY: Pension

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-2364 MURPHY.

40 ILCS 5/15-102

from Ch. 108 1/2, par. 15-102

Amends the State Universities Article of the Pension Code. Corrects an incorrect cross reference in a Section about definitions. Effective immediately,

PENSION NOTE (Pension Laws Commission)

HB 2364 will not have a fiscal impact on the State Universities

Retirement System.

NOTE(S) THAT MAY APPLY: Pension

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-15 H	Pension Note Filed
Н	Committee Rules

01-01-09 H Session Sine Die

HB-2365 MURPHY.

40 ILCS 5/15-135	from Ch. 108 1/2, par. 15-135
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

Amends the State Universities Article of the Pension Code. Changes the service requirement for retirement at any age to 30 years. Allows a surviving spouse without dependents to begin receiving survivor's benefits before attaining age 50. Provides for a minimum survivor's benefit based on the amount of service of the deceased member. Extends the survivor's benefit for a dependent child until age 23 if the child is a full-time student and allows children age 18 or over to receive the benefit directly. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrued liability, \$109.3 million; increase in total annual cost, \$394,000 in FY2000 (0.02% of payroll).

NOTE(S) THAT MAY APPLY: Fiscal: Pension

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Personnel & Pensions
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-05-03 H	Pension Note Filed
H	Committee Rules

01-01-09 H Session Sine Die

HB-2366 MURPHY.

 40 ILCS 5/7-154
 from Ch. 108 1/2, par. 7-154

 40 ILCS 5/7-172
 from Ch. 108 1/2, par. 7-172

 40 ILCS 5/7-174
 from Ch. 108 1/2, par. 7-174

 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund Article of the Pension Code. Provides for the payment of an annuity to the surviving spouse of a former employee who, on the date of death, meets the service requirements but not the age requirements for receiving a retirement annuity. Changes a provision relating to the calculation of employer contributions. Adds a second annuitant member to the Board and gives both annuitant trustees the right to vote on Board business. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The only cost item in HB 2366 is granting a surviving spouse annuity to the surviving spouses of inactive members who meet service but not necessarily age requirements. It is estimated HB 2366 would increase the annual cost of IMRF employers by 0.5% of payroll for regular members and 0.12% of payroll for SLEP employees. This is an average cost for all employers and would vary among individual IMRF employers. Changing the amortization period from 32 to 30 years in 2006 would increase annual employer contributions but would not affect accrued liabilities.

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

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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

HB-2367 MURPHY.

40 ILCS 5/18-112

from Ch. 108 1/2, par. 18-112

Amends the Judges Article of the Pension Code. In the Section that provides for transfer of State employee and teacher credits to the Judges Retirement System, provides that a judge who was legal adviser to the State Board of Education can transfer up to 11 years of these credits at a reduced cost and at a reduced rate of interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 2367 cannot be determined, as the cost

depends on the amount of service credit established.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading
99-02-24 H
Assigned to Personnel & Pensions
99-03-05 H
Re-Refer Rules/Rul 19(a)
99-03-16 H
Pension Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-2368 MURPHY.

40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139 30 ILCS 805/8.23 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Allows retirees to receive up to 24 months of credit for military service not preceded by employment upon payment of the corresponding employee and employer contributions. Requires employer approval. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The impact of HB 2368 cannot be determined as the number of retirees who will purchase the military service credit is unknown. For some retirees, the employee contributions required by HB 2368 may not cover the entire cost of the purchased military service credit.

2253 HB-2368—Cont.

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

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-16 H Pension Note Filed Committee Rules

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01-01-09 H Session Sine Die

HB-2369 MURPHY.

40 ILCS 5/5-236 from Ch. 108 1/2, par. 5-236 from Ch. 108 1/2, par. 14-110 40 ILCS 5/14-110

Amends the Illinois Pension Code. Authorizes an active member of the State Employees' Retirement System who is a controlled substance inspector to transfer to that System up to 12 years of creditable service for service as a Chicago police officer and to establish credit for up to 12 years of service with AMTRAK. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 2369 cannot be determined as the amount

of transferable creditable service is unknown, though the

impact is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 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

HB-2370 MURPHY.

40 ILCS 5/14-110

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

Amends the State Employees Article of the Pension Code to allow persons employed as flight safety coordinators by the Illinois Department of Transportation to receive the same benefit formula as State air pilots. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 2370 has not been determined, but is estimated to be minor as there are only 3 flight safety coordinators that would be affected, according to DOT.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Personnel & Pensions 99-03-05 H Re-Refer Rules/Rul 19(a) 99-03-15 H Pension Note Filed Η Committee Rules 01-01-09 H Session Sine Die

HB-2371 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)

The fiscal impact of HB 2371 cannot be determined as the amount of transferable creditable service is unknown. The impact is estimated to be minor as the member is required to pay the

difference between what is transferred from the Chicago Police

Pension Fund to SERS and the contributions that would have been made at the rates applicable to State police.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Personnel & Pensions Re-Refer Rules/Rul 19(a) 99-03-05 H 99-03-15 H Pension Note Filed Committee Rules

01-01-09 H Session Sine Die

HB-2372 **2254**

HB-2372 MURPHY.

New Act

Creates the Real Estate Agent Voter Registration Act. Provides that in counties with a population of 3,000,000 or more, a licensed real estate broker must (i) inform clients of their right to register to vote and (ii) provide the clients with a Federal Voter Registration Card or registration record card. Provides that the broker may request that the election authority appoint the broker as a deputy registrar. Provides that a violation of the Act is a petty offense. Sets fines for violations. Provides that the license of a person who violates the Act 3 or more times during a 12-month period must be suspended.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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-2373 MURPHY - FRITCHEY.

New Act

Creates the Intermodal Surface Transportation Efficiency Task Force Act. Creates an 8 member Task Force to study ways to implement a program similar to the federal program created in the Intermodal Surface Transportation Efficiency Act of 1991. Requires the study to include funding alternatives and additional duties that would be required of State departments and agencies. Requires the Task Force to submit a report to the Governor and the General Assembly on or before March 1, 2000. Repeals the Act on May 31, 2000. Effective immediately.

FISCAL NOTE (Department of Transportation)

The actual amount of expenditure is indeterminate at this time.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Transportation & Motor Vehicles
99-02-25 H Added As A Joint Sponsor FRITCHEY
99-03-04 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
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HB-2374

BOLAND – HAMOS – DAVIS,MONIQUE – SILVA – MCCARTHY, FRITCHEY, SHARP, HOWARD, HARRIS, MCGUIRE, GILES, GIGLIO, MCKEON, JONES,LOU, MURPHY, SMITH,MICHAEL, DELGADO, LANG, SCULLY, FLOWERS, SCOTT, OSTERMAN, DART, BURKE, TURNER,ART, FOWLER AND GARRETT.

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10 ILCS 5/Art, 12A heading new
10 ILCS 5/12A-1 new
10 ILCS 5/12A-5 new
10 ILCS 5/12A-10 new
10 ILCS 5/12A-15 new
10 ILCS 5/12A-20 new
10 ILCS 5/12A-25 new
10 ILCS 5/12A-30 new
10 ILCS 5/12A-35 new
10 ILCS 5/12A-40 new
10 ILCS 5/12A-45 new
10 ILCS 5/12A-50 new
10 ILCS 5/12A-55 new
10 ILCS 5/12A-60 new
10 ILCS 5/12A-65 new
10 ILCS 5/12A-70 new
10 ILCS 5/12A-75 new
10 ILCS 5/12A-80 new
10 ILCS 5/12A-85 new
10 ILCS 5/12A-90 new
10 ILCS 5/12A-95 new
10 ILCS 5/12A-100 new
10 ILCS 5/12A-105 new
10 ILCS 5/12A-110 new
10 ILCS 5/12A-115 new
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10 ILCS 5/12A-120 new

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10 ILCS 5/12A-125 new
10 ILCS 5/12A-130 new
10 ILCS 5/12A-135 new
10 ILCS 5/12A-140 new
10 ILCS 5/12A-145 new
10 ILCS 5/12A-150 new
10 ILCS 5/12A-155 new
10 ILCS 5/12A-160 new
10 ILCS 5/12A-165 new
10 ILCS 5/12A-170 new
10 ILCS 5/12A-175 new
10 ILCS 5/12A-180 new
10 ILCS 5/12A-185 new
10 ILCS 5/12A-190 new
10 ILCS 5/12A-195 new
10 ILCS 5/12A-200 new
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Amends the Election Code. Provides that the State Board of Elections shall prepare and print a voters' pamphlet containing candidate portraits and statements and explanatory statements of and arguments supporting and opposing public questions. Sets the requirements for material that may be included in the voters' pamphlet. Provides for the review of material to be included in the pamphlet. Provides that the Board may charge fees for the inclusion of material in the pamphlet. Provides that a county may prepare, print, and distribute a county voters' pamphlet for any regular election. Contains other provisions.

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FISCAL NOTE (State Board of Elections)
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The Board would require approximately \$4 to 5 million per

PENSION NOTE, H-AM 1 (Pension Laws Commission)

This legislation would not affect the accrued liabilities or annual cost of any III. public pension fund or retirement system.

STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)

This bill would not affect the bonding authorization of the

State, and, therefore, has no direct impact on the level of

State indebtedness.

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

This legislation would neither increase nor decrease the number

of judges needed in the State.

FISCAL NOTE, AMENDED (State Board of Elections)

The Board would require approximately \$2 to 2.5 million per election.

CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)

There would be no corrections population or fiscal impact.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

10 ILCS 5/12A-130 new

Further amends the Election Code. Limits information in the statewide voters' pamphlet to (i) candidate portraits and statements for candidates for the offices of President or Vice President of the United States, United States Senator, United States Representative, Governor, Lieutenant Governor, Attorney General, Secretary of State, State Comptroller, and State Treasurer and (ii) statements and explanatory statements of and arguments supporting and opposing statewide public questions.

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STATE MANDATES NOTE, H-AM 1
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(Department of Commerce and Community Affairs)

HB 2374 (H-am 1) does not create a State mandate under the

State Mandates Act.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

HB 2374 (H-am 1) does not contain language indicating a pre-

emption of home rule powers and functions.

HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)

There is no fiscal impact on a single-family residence.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Elections & Campaign Reform

10 ILCS 5/12A-30 new

99-03-04	Н		Fiscal Note Filed
	H		Committee Elections & Campaign Reform
99-03-05			Re-Refer Rules/Rul 19(a) Assigned to Elections & Campaign Reform
00-02-09 00-02-15			Do Pass/Short Debate Cal 008-003-000
00 02 13		Placed Cal 2nd Rdg-Shrt Dbt	200
00-02-29	Н		Pension Note Filed as amnd
	Н		St Debt Note Fld as amended BY HOUSE AMEND #1
	Н		Judicial Note Req as amend BY HOUSE
			AMEND #1
	H H		BOLAND HRUL
		Second Reading-Short Debate	
		Held 2nd Rdg-Short Debate	
00-03-01	Н	A and Income No. O1	Fiscal Note Filed as amnded
	Н	Amendment No.01 Recommends be Adopted HR	BOLAND : BUL/005-000-000
	Н		Corretnl Note Fld as amnd BY HOUSE
		TT 110 101 01 101 1	AMEND #1
00-03-02		Held 2nd Rdg-Short Debate Amendment No.01	BOLAND Adopted
00-03-02	Н		St Mndt Fis Note Fld Amnd
	Н		Home Rule Note Fld as amend
	Н	Pld Cal 3rd Rdg-Shrt Dbt	Hous Aford Note Fld as amnd
00-03-03		Added As A Joint Sponsor H	AMOS
	Η	Added As A Joint Sponsor D	AVIS,MONIQUE
		Added As A Joint Sponsor St Added As A Joint Sponsor M	
	Н	Added As A Co-sponsor FRI	TCHEY
	Η	Added As A Co-sponsor SHA	ARP
		Added As A Co-sponsor HO Added As A Co-sponsor HA	
	Н	Added As A Co-sponsor MC	GUIRE
	Η	Added As A Co-sponsor GIL	LES
		Added As A Co-sponsor GIC Added As A Co-sponsor MC	
		Added As A Co-sponsor JON	
		Added As A Co-sponsor MU	
		Added As A Co-sponsor SM Added As A Co-sponsor DE	
		Added As A Co-sponsor LA	
		Added As A Co-sponsor SCI	
		Added As A Co-sponsor FLC Added As A Co-sponsor SCC	
	Н	3rd Rdg-Shrt Dbt-Pass/Vote	078-039-000
		Added As A Co-sponsor OS	
		Added As A Co-sponsor DA Added As A Co-sponsor BU	
	Н	Added As A Co-sponsor TU	RNER,ART
		[Added As A Co-sponsor FO' [Added As A Co-sponsor GA	
00-03-06		Arrive Senate	RRETT
00 03 00		Placed Calndr First Rdg	
		Chief Sponsor RONEN,C	D.C. I. C. D.I. C.
		First reading I Session Sine Die	Referred to Sen Rules Comm
•		AND.	
		12A heading new	
10 ILCS 5/A			
10 ILCS 5/1			
10 ILCS 5/1 10 ILCS 5/1			
10 ILCS 5/1			•
10 ILCS 5/1			
10 II CC 5/1	· 1 /	41 pau	

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10 ILCS 5/12A-35 new
10 ILCS 5/12A-40 new
10 ILCS 5/12A-45 new
10 ILCS 5/12A-50 new
10 ILCS 5/12A-55 new
10 ILCS 5/12A-60 new
10 ILCS 5/12A-60 new
10 ILCS 5/12A-70 new
10 ILCS 5/12A-75 new
10 ILCS 5/12A-80 new
30 ILCS 105/8g new
625 ILCS 5/3-421.1 new
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10 ILCS 5/12A-40 new 10 ILCS 5/12A-45 new 10 ILCS 5/12A-50 new

Amends the Election Code. Provides that the State Board of Elections shall prepare and print a voters' pamphlet containing candidate portraits and statements of candidates for the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer. Sets the requirements for material that may be included in the voters' pamphlet. Provides that the Board may charge fees for the inclusion of material in the pamphlet. Contains other provisions. Amends the Illinois Vehicle Code. Requires sealed bids for license plate numbers 1 through 10,000, first letters A through Z, first letters AA through ZZ, and first letters AAA through ZZZ. Provides that moneys from the bid go into the Voters' Pamphlet Fund. Establishes procedures for the bidding. Amends the State Finance Act. Creates the Voters' Pamphlet Fund as a trust fund outside the State treasury and provides that the State Treasurer is the custodian of the Fund. Provides that moneys in the Fund may be used the State Board of Elections for costs associated with producing the voters' pamphlets.

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costs associated with producing the voters' pamphlets.
      FISCAL NOTE (State Board of Elections)
      The State Board of Elections would require approximately $2 to
      $4 million per election.
      JUDICIAL NOTE (Administrative Office of Ill. Courts)
      The bill would not increase the number of judges needed in the
      state, but there may be a minimal increase in judicial work-
      loads.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      Does not create a State mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Elections & Campaign Reform
      99-03-03 H
                                              Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
                H Plcd Cal 2nd Rdg Stndrd Dbt
      99-03-04 H
                                              Fiscal Note Filed
                Н
                                              St Mandate Fis Nte Req BLACK
                Н
                                              Judicial Note RequesteBLACK
                H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                              Judicial Note Filed
                H Cal 2nd Rdg Stndrd Dbt
       99-03-16 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
       99-03-17 H
                                              St Mandate Fis Note Filed
                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-2376
             BOLAND.
    10 ILCS 5/Art.12A heading new
    10 ILCS 5/12A-1 new
    10 ILCS 5/12A-5 new
    10 ILCS 5/12A-10 new
    10 ILCS 5/12A-15 new
    10 ILCS 5/12A-20 new
    10 ILCS 5/12A-25 new
    10 ILCS 5/12A-30 new
    10 ILCS 5/12A-35 new .
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10 ILCS 5/12A-55 new

Amends the Election Code to provide that, when directed by resolution of the county board, the election authority of any county shall publish a county voters' pamphlet for use at an election of judicial candidates. Provides that certain information shall be included in and excluded from the voters pamphlet. Provides that the State Board of Elections shall set fees to be charged for the inclusion of material in the voters' pamphlet. Contains other provisions.

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FISCAL NOTE (State Board of Elections)
      HB 2376 would have minimal fiscal impact.
      JUDICIAL NOTE (Administrative Office of Ill. Courts)
      The bill would not increase the number of judges needed in the
      state, but there may be a minimal increase in judicial work-
      loads.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      HB 2376 creates a local gov't organization and structure
      mandate.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Elections & Campaign Reform
      99-03-03 H
                                              Fiscal Note Filed
                                              Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
                H Pled Cal 2nd Rdg Stndrd Dbt
      99-03-04 H
                                              St Mandate Fis Nte Req BLACK
                                              Judicial Note RequesteBLACK
                H Cal 2nd Rdg Stndrd Dbt
      99-03-11 H
                                              Judicial Note Filed
                H Cal 2nd Rdg Stndrd Dbt
      99-03-16 H Second Reading-Stnd Debate
                H Hld Cal Ord 2nd Rdg-Shrt Db
      99-03-24 H
                                              St Mandate Fis Note Filed
                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
HR-2377
             BOLAND.
    10 ILCS 5/Art.12A heading new
    10 ILCS 5/12A-1 new
    10 ILCS 5/12A-5 new
    10 ILCS 5/12A-10 new
    10 ILCS 5/12A-15 new
    10 ILCS 5/12A-20 new
    10 ILCS 5/12A-25 new
    10 ILCS 5/12A-30 new
    10 ILCS 5/12A-35 new
    10 ILCS 5/12A-40 new
    10 ILCS 5/12A-45 new
    10 ILCS 5/12A-50 new
    10 ILCS 5/12A-55 new
    10 ILCS 5/12A-60 new
    10 ILCS 5/12A-65 new
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Amends the Election Code to provide that, when directed by resolution of the county board, the election authority of any county shall publish a county voters' pamphlet for use at the consolidated election. Provides that certain information shall be included in and excluded from the voters pamphlet. Provides that arguments for and against a public question, except proposed Constitutional amendments, may be included in the voters' pamphlet. Provides that the State Board of Elections shall set fees to be charged for the inclusion of material in the voters' pamphlet. Contains other provisions.

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FISCAL NOTE (State Board of Elections)
HB 2377 would have minimal fiscal impact.
JUDICIAL NOTE (Administrative Office of Ill. Courts)
The bill would not increase the number of judges needed in the
state, but there may be a minimal increase in judicial work-
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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) HB 2377 creates a local gov't organization and structure

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mandate.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Elections & Campaign Reform
    99-03-03 H
                                          Fiscal Note Filed
             Η
                                          Do Pass/Stndrd Dbt/Vote 006-005-000 HECR
             H Plcd Cal 2nd Rdg Stndrd Dbt
    99-03-04 H
                                           St Mandate Fis Nte Reg BLACK
                                          Judicial Note RequesteBLACK
             H Cal 2nd Rdg Stndrd Dbt
    99-03-11 H
                                          Judicial Note Filed
             H Cal 2nd Rdg Stndrd Dbt
    99-03-16 H Second Reading-Stnd Debate
             H Hld Cal Ord 2nd Rdg-Shrt Db
                                           St Mandate Fis Note Filed
    99-03-24 H
             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-2378 SILVA - WOOLARD - HOFFMAN - MULLIGAN, DELGADO AND DAV-IS, MONIQUE.

Appropriates \$2,400,000 to the State Board of Education for programs under the Childhood Hunger Prevention Act. Effective July 1, 1999.

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99-02-19 H First reading
        H Added As A Joint Sponsor WOOLARD
        H Added As A Joint Sponsor HOFFMAN
        Н
                                    Referred to Hse Rules Comm
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99-02-24 H Assigned to Approp-Elementary & Secondary Educ

99-02-25 H Joint Sponsor Changed to MULLIGAN H Joint Sponsor Changed to RONEN H Added As A Co-sponsor DELGADO 99-03-01 H Added As A Co-sponsor DAVIS, MONIQUE 99-03-05 H

Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2379 SILVA - WOOLARD - HOFFMAN - MULLIGAN - GILES, DELGADO, DAVIS, MONIQUE, BOLAND, FLOWERS, NOVAK, YOUNGE, MC-GUIRE, FEIGENHOLTZ, CURRY, JULIE, HOWARD, BRADLEY, HAR-RIS, REITZ, BROSNAHAN, PUGH, ERWIN, SHARP, SMITH, MICHAEL, CRÓTTY, GIGLIO, DART, MCKEON, GRANBERG, TURNER, ART, FRITCHEY, SCOTT, JONES, SHIRLEY, LANG, MAUTINO, MORROW, DAVIS, STEVE, CURRIE, O'BRIEN, OSTERMAN AND SCHOENBERG.

New Act 105 ILCS 125/4 from Ch. 122, par. 712.4 105 ILCS 125/5 from Ch. 122, par. 712.5

Creates the Childhood Hunger Prevention Act and amends the School Free Lunch Program Act. Requires the board of education for certain school districts to utilize available federal funding to establish a school breakfast program and a summer food service program. Provides that applications for participation in the school food programs shall be filed with the State Board of Education and information about the child's status shall be provided by the Department of Human Services upon written request. Effective immediately.

BALANCED BUDGET NOTE (Bureau of the Budget) Since this House Bill is not a supplemental appropriation bill, the Balanced Budget Note Act is inapplicable. FISCAL NOTE (Department of Human Services) The Department may incur minimal administrative costs. FISCAL NOTE (State Board of Education) There would be costs associated with additional planning and

implementation of school food service programs, expanded transportation services, building use and maintenance.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

SENATE AMENDMENT NO. 1.

Deletes reference to:

```
New Act
Adds reference to:
105 ILCS 125/Act title
105 ILCS 125/0.01
                             from Ch. 122, par. 712.01
105 ILCS 125/0.05 new
105 ILCS 125/1
                             from Ch. 122, par. 712.1
105 ILCS 125/2
                             from Ch. 122, par. 712.2
105 ILCS 125/2.5 new
105 ILCS 125/3
                             from Ch. 122, par. 712.3
105 ILCS 125/6
                             from Ch. 122, par. 712.6
105 ILCS 125/7
                             from Ch. 122, par. 712.7
105 ILCS 125/8
                             from Ch. 122, par. 712.8
105 ILCS 125/9
                             from Ch. 122, par. 712.9
```

Deletes everything after the enacting clause. Amends the School Free Lunch Program Act. Changes the name of the Act to the School Breakfast and Lunch Program Act. Requires the State Board of Education to fund a breakfast incentive program, subject to appropriation, whereby the State Board of Education is allowed to reimburse sponsors of school breakfast programs, to make grants to school boards and welfare centers that agree to start school breakfast programs in certain schools or other sites, and to reimburse school boards for each free, reduced-price, or paid breakfast served in school breakfast programs located in certain schools. Provides that in 2001 in each subsequent year, the State Board of Education shall provide to the Governor and the General Assembly a report concerning breakfast and lunch programs. Makes other changes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    99-02-19 H First reading
            H Added As A Joint Sponsor WOOLARD
            H Added As A Joint Sponsor HOFFMAN
                                        Referred to Hse Rules Comm
    99-02-24 H
                                        Assigned to Children & Youth
    99-02-25 H Joint Sponsor Changed to MULLIGAN
            H Joint Sponsor Changed to RONEN
            H Added As A Co-sponsor DELGADO
    99-03-01 H Added As A Co-sponsor DAVIS, MONIQUE
    99-03-03 H
                                        Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor NOVAK
            H Added As A Co-sponsor YOUNGE
            H Added As A Co-sponsor MCGUIRE
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor HOWARD
    99-03-04 H
                                        Fiscal Note Requested COWLISHAW
            Η
                                        St Mandate Fis Nte Reg COWLISHAW
            Η
                                        Balanced Budget Note Req COWLISHAW
            H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 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
    99-03-19 H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor HARRIS
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor PUGH
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor SHARP
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor GIGLIO
```

H Added As A Co-sponsor DART

```
99-03-19-Cont.
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor GRANBERG
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor JONES, SHIRLEY
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor MAUTINO
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor GILES
99-03-23 H
                                    Fiscal Note Filed
                                    St Mandate Fis Note Filed
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 077-037-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-04-22 S Chief Sponsor DEL VALLE
         S First reading
                                    Referred to Sen Rules Comm
00-03-09 S Added as Chief Co-sponsor O'MALLEY
00-03-22 S
                                    Assigned to Education
00-03-24 S Added as Chief Co-sponsor LIGHTFORD
         S Added As A Co-sponsor MADIGAN,L
00-03-28 S Added as Chief Co-sponsor MOLARO
00-03-29 S Sponsor Removed DEL VALLE
         S Alt Chief Sponsor Changed CRONIN
         S Added as Chief Co-sponsor DEL VALLE
                                    EDUCATION S
         S
                Amendment No.01
                                                            Adopted
                                    Recmnded do pass as amend 006-004-000
         S Placed Calndr, Second Rdg
         S Added As A Co-sponsor CULLERTON
         S Added As A Co-sponsor TROTTER
         S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor SHAW
00-03-30 S Second Reading
         S Placed Calndr,3rd Reading
00-04-05 S Added As A Co-sponsor SHAW
         S Added As A Co-sponsor VIVERITO
         S Added As A Co-sponsor CLAYBORNE
         S Added As A Co-sponsor MITCHELL,N
         S Added As A Co-sponsor BOWLES
         S Added As A Co-sponsor LINK
         S Third Reading - Passed 039-015-001
         H Arrive House
         H Place Cal Order Concurrence 01
00-04-06 H Motion Filed Concur
                Motion referred to
                                      HRUL
         H Calendar Order of Concurren 01
00-04-11 H Motion Filed Concur
         H Approved for Consideration HRUL/005-000-000
         H Added As A Joint Sponsor GILES
         H H Concurs in S Amend 01/085-025-007
         H Passed both Houses
         H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor OSTERMAN
         H Added As A Co-sponsor SCHOENBERG
00-05-10 H Sent to the Governor
00-06-22 H Governor approved
         Н
             Effective Date 00-06-22
         H
             PUBLIC ACT 91-0843
```

HB-2380 RYDER.

New Act

Creates the Illinois Wine and Spirits Industry Fair Dealing Act of 1999. Prohibits a supplier, other than an Illinois winery, from canceling, failing to renew, terminating, or

altering on a discriminatory basis an agreement without good cause and, in some circumstances, without prior notification. Provides that no supplier may cancel, fail to renew, otherwise terminate, or alter an agreement without prior notification, except in certain circumstances. Effective immediately.

```
99-02-19 H First reading
99-02-24 H
Assigned to Labor & Commerce
99-03-05 H
Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2381 LINDNER - CURRIE.

725 ILCS 5/112A-23

from Ch. 38, par. 112A-23

Amends the Code of Criminal Procedure of 1963. Provides that a violation of an order of protection, whether issued in a civil, quasi-criminal proceeding must be (now may be) enforced by a criminal court if the respondent engages in specified proscribed conduct.

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.
99-02-19 H First reading
         H Added As A Joint Sponsor CURRIE
                                       Referred to Hse Rules Comm
99-02-24 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
                                       Judicial Note Filed
         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 KARPIEL
         S First reading
                                       Referred to Sen Rules Comm
99-04-14 S
                                       Assigned to Judiciary
99-04-21 S
                                       Postponed
         S Added as Chief Co-sponsor LINK
99-04-28 S
```

Postponed Postponed

Committee Judiciary

Refer to Rules/Rul 3-9(a)

99-05-08 S 01-01-09 H Session Sine Die

CURRIE.

99-05-05 S

20 ILCS 687/6-6

HB-2382

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Requires the Department of Commerce and Community Affairs to compile information on mortgage programs designed to promote energy efficiency and to make the information available to the public. Requires the Department to establish a toll free telephone number by which the public may request the information.

NOTE(S) THAT MAY APPLY: Fiscal

```
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Environment & Energy
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2383 CURRY, JULIE – HANNIG – MITCHELL, JERRY – RYDER – SILVA AND DELGADO.

Appropriates \$1 from the General Revenue Fund to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Makes appropriations to the State Board of Education for specified purposes.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
```

99-02-24	Н		Assigned to Approp-Elemen Educ	tary & Secondary
99-03-05	Н		COMMITTEE DEADLINE	
	Н		EXTENDED - 3/12/99	
	Н		Committee Approp-Element	ary & Secondary
			Educ	
99-03-09	Η		Do Pass/Short Debate Cal 0	11-000-000
		Placed Cal 2nd Rdg-Shrt Dbt		
99-03-16		Second Reading-Short Debat	e	
	Η	Held 2nd Rdg-Short Debate		
99-03-19	Н		CURRY,JULIE	
	Η	Amendment referred to	HRUL	
	Η	Held 2nd Rdg-Short Debate		
99-03-22		Added As A Joint Sponsor M		
		Added As A Joint Sponsor R		
99-03-23	Η	Amendment No.01	CURRY,JULIE	
		Rules refers to	HAPE	
		Held 2nd Rdg-Short Debate		
99-03-24		Amendment No.01	CURRY,JULIE	
		Recommends be Adopted HA		
	Н	Amendment No.01	CURRY, JULIE	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt		
99-03-25		Added As A Joint Sponsor S		
1		Added As A Co-sponsor DEI		
		3rd Rdg-Shrt Dbt-Pass/Vote	106-006-002	
99-03-26		Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor RAUSCHENI		
99-04-14		First reading	Referred to Sen Rules Comr	n
	S		Assigned to Appropriations	
99-05-08			Refer to Rules/Rul 3-9(a)	
01-01-09	Н	Session Sine Die		

HB-2384 CURRY, JULIE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Educational Labor Relations Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Elementary & Secondary
Educ

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Elementary & Secondary
Educ

99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2385 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Student Assistance Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2386 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Board of Higher Education for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
```

99-02-24 H	Assigned to Appropriations-Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-12 H	COMMITTEE DEADLINE
H	EXTENDED - 3/26/99
Н	Committee Rules
01 01 00 H Sassian Sina Dia	

01-01-09 H Session Sine Die

HB-2387 YOUNGE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Universities Retirement System for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2388 MAUTINO.

225 ILCS 225/7

from Ch. 111 1/2, par. 116.307

Amends the Private Sewage Disposal Licensing Act. Provides that the Department must provide 120 days notice rather 20 days notice before a public hearing on the adoption or amendment of the private sewage disposal code.

```
FISCAL NOTE (Department of Public Health)
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```
No fiscal impact anticipated.
99-02-19 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Registration & Regulation
99-02-25 H
                                       Re-assigned to Consumer Protect'n &
                                         Product Regul
99-03-04 H
                                       Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 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
99-03-18 H Relld 2nd Rdg-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-2389 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Public School Teachers' Pension and Retirement Fund of Chicago for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Elementary & Secondary
Educ

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Elementary & Secondary
Educ

99-03-32 H Re-Refer Rules/Rul 19(a)
```

HB-2390 YOUNGE ~ HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Universities Civil Service System for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Higher Education
```

99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
$^{\circ}\mathbf{H}^{\circ}$	Committee Rules
01 01 00 II 0 ' 0' D'	

01-01-09 H Session Sine Die

HB-2391 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Chicago State University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
P9-02-24 H Referred to Hse Rules Comm
P9-03-05 H Re-Refer Rules/Rul 19(a)
P9-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2392 YOUNGE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Community College Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2393 YOUNGE -- HANNIG.

Appropriates \$1 from the General Revenue Fund to the Governors State University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2394 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to Eastern Illinois University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2395 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to Northern Illinois University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
EXTENDED - 3/26/99
H Committee Rules
```

HB-2397

01-01-09 H Session Sine Die

HB-2396 YOUNGE ~ HANNIG.

Appropriates \$1 from the General Revenue Fund to the University of Illinois for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Higher Education
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules
```

01-01-09 H Session Sine Die

YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to Illinois State University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2398 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to Northeastern Illinois University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2399 YOUNGE - HANNIG.

Appropriates \$1 from the General Revenue Fund to Western Illinois University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

HB-2400 YOUNGE – HANNIG.

Appropriates \$1 from the General Revenue Fund to Southern Illinois University for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Higher Education

99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-12 H COMMITTEE DEADLINE
H EXTENDED - 3/26/99
Committee Rules

01-01-09 H Session Sine Die
```

2267 HB-2401

HB-2401 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Emergency Management Agency for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates funding to the Illinois Emergency Management Agency for its ordinary and contingent expenses and other specified purposes. Provides for deposit of federal receipts into the appropriate funds. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
                                      Assigned to Appropriations-Public Safety
99-02-24 H
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
                                      Committee Appropriations-Public Safety
         H
99-03-12 H
                                      APP-PUB SAFTY H
                                                              Adopted
                Amendment No.01
                                      Do Pass Amend/Short Debate 014-000-000
         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-2402 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the East St. Louis Financial Advisory Authority for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates \$254,300 to the East St. Louis Financial Advisory Authority for its operating expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         H
                                     Committee Appropriations-Public Safety
         Н
99-03-12 H
                Amendment No.01
                                      APP-PUB SAFTY H
                                                              Adopted
                                     Do Pass Amend/Short Debate 013-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2403 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Fire Marshal for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                                      COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/26/99
         H
                                      Committee Appropriations-Public Safety
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2404 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Prisoner Review Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
```

99-02-24 H	Assigned to Appropriations-Public Safety
99-03-05 Н	COMMITTEE DEADLINE
Н	EXTENDED - 3/12/99
Н	Committee Appropriations-Public Safety
99-03-12 H	COMMITTEE DEADLINE
H	EXTENDED - 3/26/99
Н	Committee Appropriations-Public Safety
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	`,

HB-2405 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Corrections for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/26/99
         Н
                                     Committee Appropriations-Public Safety
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2406 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Industrial Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Public Safety
99-03-12 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-2407 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Police Merit Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
99-03-12 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-2408 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Capital Development Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
99-02-24 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	COMMITTEE DEADLINE
H	EXTENDED - 3/26/99
Н	Committee Appropriations-Public Safety
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2409 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Η
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/26/99
                                     Committee Appropriations-Public Safety
         Н
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2410 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Prairie State 2000 Authority for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19 H	First reading	
Н	Added As A Joint Sponsor I	HANNIG
Н		Referred to Hse Rules Comm
99-02-24 H		Assigned to Appropriations-Public Safety
99-03-05 H		COMMITTEE DEADLINE
Н		EXTENDED - 3/12/99
Н		Committee Appropriations-Public Safety
99-03-12 H		COMMITTEE DEADLINE
H		EXTENDED - 3/26/99
Н		Committee Appropriations-Public Safety
99-03-26 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	

HB-2411 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the State Appellate Defender for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19 H First reading	
H Added As A Joint Sponso	r HANNIG
Н	Referred to Hse Rules Comm
99-02-24 H	Assigned to Appropriations-Public Safety
99-03-05 H	COMMITTEE DEADLINE
H	EXTENDED - 3/12/99
Н	Committee Appropriations-Public Safety
99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
Н	Committee Appropriations-Public Safety
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2412 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Law Enforcement Training Standards Board for its ordinary and contingent expenses. Effective July 1, 1999.

22-02-12 I	i instruating	
· H	I Added As A Joint Sponsor F	IANNIG
H	[Referred to Hse Rules Comm
99-02-24 E	I	Assigned to Appropriations-Public Safety
99-03-05 E	I	COMMITTEE DEADLINE
H	I	EXTENDED - 3/12/99
H	I	Committee Appropriations-Public Safety

99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
H	Committee Appropriations-Public Safety
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2413 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Military Affairs for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates funding for ordinary and contingent expenses and programs of the Department of Military Affairs.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
99-03-12 H
                Amendment No.01
                                      APP-PUB SAFTY H
                                                              Adopted
         H
                                      Do Pass Amd/Stndrd Dbt/Vote 010-005-000
         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
```

HB-2414 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Sports Facilities Authority for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Η
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/26/99
         Η
                                     Committee Appropriations-Public Safety
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2415 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Makes appropriations to the Illinois Criminal Justice Information Authority for ordinary and contingent expenses, grants and other activities. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 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
        Η
                                      Do Pass Amend/Short Debate 011-004-000
         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
```

2271 HB-2416

HB-2416 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Judicial Inquiry Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Η
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/26/99
         Н
                                     Committee Appropriations-Public Safety
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2417 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Farm Development Authority for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Public Safety

99-03-05 H COMMITTEE DEADLINE
EXTENDED - 3/12/99
Committee Appropriations-Public Safety

99-03-12 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-2418 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Labor for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates funds for ordinary and contingent expenses, displaced homemaker grants, and a mandated study of the Department of Labor.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
                                     COMMITTEE DEADLINE
99-03-05 H
                                      EXTENDED - 3/12/99
         Н
         Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                Amendment No.01
                                      APP-PUB SAFTY H
                                                              Adopted
                                      Do Pass Amend/Short Debate 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-2419 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Liquor Control Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
                                     COMMITTEE DEADLINE
99-03-05 H
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Public Safety
         Н
99-03-12 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/26/99
                                     Committee Appropriations-Public Safety
         Η
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2420 **2272**

HB-2420 MORROW – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Violence Prevention Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Public Safety

99-03-05 H COMMITTED DEADLINE
EXTENDED - 3/12/99
H Committee Appropriations-Public Safety

99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2421 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
         Η
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
         H
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
         H
                                     EXTENDED - 3/26/99
                                     Committee Appropriations-Public Safety
         Н
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2422 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of State Police for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19 H First reading

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H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
         H
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
         H
         Н
                                     Committee Appropriations-Public Safety
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2423 MORROW - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
         Н
99-02-24 H
                                      Assigned to Appropriations-Public Safety
                                      COMMITTEE DEADLINE
99-03-05 H
                                      EXTENDED - 3/12/99
         Н
         Н
                                      Committee Appropriations-Public Safety
99-03-12 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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2424 TENHOUSE.

805 ILCS 105/114.15 new

Amends the General Not For Profit Corporation Act of 1986. Adds a provision that a not for profit corporation shall provide to the Attorney General, on or before July 1 of

each year, its name and locations, a statement about the character of affairs it is conducting, and the financial size of the corporation. Provides that the Attorney General shall make the information available for public inspection and copying.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Constitutional Officers
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2425 KRAUSE.

Appropriates \$1 from the General Revenue Fund to the Office of the State Treasurer for general operations. Effective July 1, 1999.

```
99-02-19 H First reading
99-02-24 H
Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H
Re-Refer Rules/Rul 19(a)
```

HB-2426 DAVIS, MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Human Rights for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Makes appropriations to the Dpt. of Human Rights. Appropriates \$8,850,400 for the Divisions of Administration, Charge Processing, and Compliance. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 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
                Amendment No.01
                                      APP-HUMAN SRV H
                                                               Adopted
                                                                010-000-000
         Н
                                      Do Pass Amend/Short Debate 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 110-001-003
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
                                      Assigned to Appropriations
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2427 DAVIS,MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Deaf & Hard of Hearing Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         H
                                      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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2428 **2274**

HB-2428 DAVIS, MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Human Rights Commission for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates \$1,304,300 to the Human Rights Commission for various objects and purposes and \$778,800 for expenses relating to the processing of human rights cases. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
                                      Committee Appropriations-Human Services
         Ή
99-03-11 H
                Amendment No.01
                                      APP-HUMAN SRV H
                                                               Adopted
                                      Do Pass Amend/Short Debate 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 110-001-003
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
                                      Assigned to Appropriations
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2429 DAVIS,MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Human Services for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2430 DAVIS, MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Health Care Cost Containment Council for its ordinary and contingent expenses. Effective July 1, 1999. HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates \$0 to the Ill. Health Care Cost Containment Council for its ordinary and contingent expenses, for the collection of data on out-patient health care, and for special studies. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Human Services
99-03-05 H
                                     COMMITTEE DEADLINE
         H
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Human Services
                                     APP-HUMAN SRV H
99-03-11 H
                Amendment No.01
                                                              Adopted
                                                               006-004-000
                                     Do Pass Amd/Stndrd Dbt/Vote 006-004-000
         Н
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
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99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2431 DAVIS, MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Children and Family Services for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates ordinary and contingent expenses funding for the Department of Children and Family Services. Effective July 1, 1999.

HOUSE AMENDMENT NO. 2.

Replaces everything with appropriations to the Department of Children and Family Services for ordinary and contingent expenses and grants. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Human Services
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Human Services
99-03-11 H
                Amendment No.01
                                     APP-HUMAN SRV H
                                                              Adopted
                                                               006-004-000
                                     Do Pass Amd/Stndrd Dbt/Vote 006-004-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-23 H
                Amendment No.02
                                     DAVIS, MONIQUE
                Amendment referred to HRUL
         Н
         H Hld Cal Ord 2nd Rdg-Shrt Db
                Amendment No.02
99-03-24 H
                                     DAVIS, MONIQUE
         H Recommends be Adopted HRUL
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-25 H
                Amendment No.02
                                     DAVIS, MONIQUE
                                                              Adopted
         H Pld Cal 3rd Rdg-Stndrd Dbt
         H 3rd Rdg-Stnd Dbt-Pass/Vote 111-001-002
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
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2432 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Environmental Protection Agency for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Makes various appropriations to the Environmental Protection Agency.

99-02-19	Н	First reading		
	Η	Added As A Joint Sponsor Ha	ANNIG	
	Η	•	Referred to Hse Rules Comm	า
99-02-24	H		Assigned to Approp-Gen Srv Ovrsght	c & Govt
99-03-05	Η		COMMITTEE DEADLINE	
	Η		EXTENDED - 3/12/99	
	Η		Committee Approp-Gen Srvo Ovrsght	c & Govt
99-03-10	Н	Amendment No.01	APP-GEN SERVS H	Tabled
	Н		Motion Prevailed	
	Н		TAKE FROM TABLE	
	Н		013-000-000	
	Η	Amendment No.01	APP-GEN SERVS H	Adopted
	Н			013-000-000
	Н		Do Pass Amend/Short Debate	e 013-000-000
	Н	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-2433 DAVIS.MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Planning Council on Developmental Disabilities for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
         Η
99-02-24 H
                                      Assigned to Appropriations-Human Services
                                      COMMITTEE DEADLINE
99-03-05 H
         Η
                                      EXTENDED - 3/12/99
         H
                                      Committee Appropriations-Human Services
                                      Do Pass/Short Debate Cal 010-000-000
99-03-11 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-2434 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
                                     Assigned to Approp-Gen Srvc & Govt
99-02-24 H
                                       Ovrsght
                                     COMMITTEE DEADLINE
99-03-05 H
                                     EXTENDED - 3/12/99
         Н
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
         H
                                     Committee Approp-Gen Srvc & Govt
         Η
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
99-03-26 H
01-01-09 H Session Sine Die
```

HB-2435 DAVIS.MONIOUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Comprehensive Health Insurance Plan Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                      Referred to Hse Rules Comm
                                      Assigned to Appropriations-Human Services
99-02-24 H
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
         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
                                      Re-Refer Rules/Rul 19(a)
99-03-26 H
01-01-09 H Session Sine Die
```

HB-2436 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Court of Claims for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm
99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
```

99-03-05 H	COMMITTEE DEADLINE
H	EXTENDED - 3/12/99
Н	Committee Approp-Gen Srvc & Govt
	Ovrsght
99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
Н	Committee Approp-Gen Srvc & Govt
	Ovrsght
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Sessio	on Sine Die

HB-2437 DAVIS, MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Public Aid for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         Η
                                      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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2438 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Research Unit for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                    Referred to Hse Rules Comm
         Н
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                    EXTENDED - 3/12/99
         Η
         Н
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     COMMITTEE DEADLINE
                                    EXTENDED - 3/26/99
         Η
         Η
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2439 DAVIS, MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Public Health for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates ordinary and contingent expenses funding for the Department of Public Health.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Η
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Human Services
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         Η
                                     Committee Appropriations-Human Services
                                                              Adopted
99-03-11 H
                Amendment No.01
                                     APP-HUMAN SRV H
                                                               006-004-000
         Η
                                     Do Pass Amd/Stndrd Dbt/Vote 006-004-000
         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

HB-2440 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the State Treasurer for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases ordinary and contingent expenses line items for the Office of the State Treasurer.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Ή
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                              Adopted
                                                                007-006-000
         Н
         H
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         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
```

HB-2441 DAVIS, MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department on Aging for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates ordinary and contingent expenses funding for the Dept. on Aging.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Human Services
99-03-05 H
                                     COMMITTEE DEADLINE
         H
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Human Services
99-03-11 H
                Amendment No.01
                                     APP-HUMAN SRV H
                                                              Adopted
         Н
                                                                006-004-000
         Ή
                                     Do Pass Amd/Stndrd Dbt/Vote 006-004-000
         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
```

HB-2442 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Nuclear Safety for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases funds for other expenses and costs, reimbursements and programs for the Department of Nuclear Safety.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05
        Н
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                                               007-006-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         Н
         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
```

HB-2443 DAVIS, MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Medical District Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                      Referred to Hse Rules Comm
                                      Assigned to Appropriations-Human Services
99-02-24 H
                                      COMMITTEE DEADLINE
99-03-05 H
         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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2444 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Pollution Control Board for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates ordinary and contingent expenses funding to the Pollution Control Board. Effective July 1, 1999.

99-02-19 H First reading

```
H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-10 H
                                     APP-GEN SERVS H
                Amendment No.01
                                                              Adopted
                                                                007-006-000
         Н
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         Η
         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
```

HB-2445 DAVIS, MONIQUE - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Guardianship and Advocacy Commission for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Makes appropriations to the Guardianship and Advocacy Commission for various purposes. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Human Services
                                     COMMITTEE DEADLINE
99-03-05 H
                                     EXTENDED - 3/12/99
         Н
                                     Committee Appropriations-Human Services
         H
99-03-11 H
                Amendment No.01
                                     APP-HUMAN SRV H
                                                              Adopted
                                                                006-004-000
         Н
                                     Do Pass Amd/Stndrd Dbt/Vote 006-004-000
         Н
         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

HB-2446 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Joint Committee on Administrative Rules for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
                                     COMMITTEE DEADLINE
99-03-05 H
                                     EXTENDED - 3/12/99
         H
        H
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
         Н
        Ή
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2447 DAVIS,MONIQUE – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Veterans' Affairs for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         H
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Human Services
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Human Services
99-03-11 H
                                      Do Pass/Stndrd Dbt/Vote 006-004-000
                                        HAPH
         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
```

HB-2448 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the Comptroller for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
         Η
                                     Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2449 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Space Needs Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-05 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/12/99
         Н
         Н
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
                                    COMMITTEE DEADLINE
99-03-12 H
                                    EXTENDED - 3/26/99
         Н
         H
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
```

```
99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2450 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Printing Unit for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
         Н
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2451 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Historic Preservation Agency for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates ordinary and contingent expenses and grant funding to the Historic Preservation Agency.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                              Adopted
                                                               007-006-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         Н
         H Pled 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-2452 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Central Management Services for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
        H
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
        Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     APP-GEN SERVS H
                Amendment No.01
                                                             Lost
        Н
                                                               005-006-000
                                     Motion Do Pass-Lost 006-006-000 HAPG
        Η
                                     Remains in CommiApprop-Gen Srvc & Govt
        Н
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2453 **2282**

HB-2453 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Employment Security for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases funds for group insurance and contractual services for the Department of Employment Security.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-10 H
                 Amendment No.01
                                      APP-GEN SERVS H
                                                               Adopted
                                      Do Pass Amend/Short Debate 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 111-001-002
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
         S
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2454 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Court of Claims for awards. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/12/99
        H
                                     Committee Approp-Gen Srvc & Govt
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
        H
        Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2455 SCHOENBERG – HANNIG.

99-02-19 H First reading

Appropriates \$1 from the General Revenue Fund to the Illinois State Labor Relations Board for its ordinary and contingent expenses. Effective July 1, 1999.

// O= 1/	II I not reading	
	H Added As A Joint Sponsor H	IANNIG
	Н	Referred to Hse Rules Comm
99-02-24	Н	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05	Н	COMMITTEE DEADLINE
	Н	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 Sine Die	•

2283 HB-2456

HB-2456 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Property Tax Appeal Board for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases ordinary and contingent expenses items for the Property Tax Appeal Board.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-10 H
                 Amendment No.01
                                     APP-GEN SERVS H
                                                              Adopted
         Н
                                                                007-006-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         Н
         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
```

HB-2457 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Commerce Commission for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates funding for ordinary and contingent expenses line items and programs of the Illinois Commerce Commission.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 H
                Amendment No.01
                                      APP-GEN SERVS H
                                                               Adopted
         Н
                                                                007-005-000
         Н
                                      Do Pass Amend/Short Debate 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 110-001-003
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
                                      Assigned to Appropriations
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2458 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the General Assembly Retirement System for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Gen Srvc & Govt
Ovrsght
```

99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
Н	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-26 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2459 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Professional Regulation for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
        Н
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                    COMMITTEE DEADLINE
        Н
                                    EXTENDED - 3/12/99
         H
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/26/99
         H
         H
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2460 SCHOENBERG – HANNIG.

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.

HOUSE AMENDMENT NO. 1.

Makes additional appropriations to the Departments of Commerce and Community Affairs, Natural Resources, and Agriculture, and to the Environmental Protection Agency, Historic Preservation Agency, and the Illinois Arts Council.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         H
                                     Committee Approp-Gen Srvc & Govt
99-03-12 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                     Do Pass Amend/Short Debate 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
                Amendment No.02
                                     YOUNGE
                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-2461 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	H. First reading	
	H Added As A Joint Sponsor H	ANNIG
	H	Referred to Hse Rules Comm
99-02-24	H	Assigned to Approp-Gen Srvc & Govt
	* .	Ovrsght
99-03 - 05	H	COMMITTEE DEADLINE
	H ⁻	EXTENDED - 3/12/99
	H	Committee Approp-Gen Srvc & Govt
		Ovrsght

99-03-12 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/26/99
Н	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-26 Н	Re-Refer Rules/Rul 19(a)
01-01-09 H. Session Sine Die	

HB-2462 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of Banks and Real Estate for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	H First reading	
	H Added As A Joint Sponsor H	ANNIG
	Н	Referred to Hse Rules Comm
99-02-24	Н	Assigned to Approp-Gen Srvc & Govt Ovrsght
99-03-05	Н	COMMITTEE DEADLINE
	Н	EXTENDED - 3/12/99
	Н	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-12	Н	COMMITTEE DEADLINE
	H .	EXTENDED - 3/26/99
	Η .	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-26	Н	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-2463 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Revenue for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19 H First reading

77-02-17	п	rnsi icaumg	
	Η	Added As A Joint Sponsor	HANNIG
	Η	•	Referred to Hse Rules Comm
99-02-24	Η		Assigned to Approp-Gen Srvc & Govt
			Ovrsght
99-03-05	Η		COMMITTEE DEADLINE
	Η		EXTENDED - 3/12/99
	Η		Committee Approp-Gen Srvc & Govt
			Ovrsght
99-03-12	Н		COMMITTEE DEADLINE
	Η		EXTENDED - 3/26/99
	Н		Committee Approp-Gen Srvc & Govt
			Ovrsght
99-03-26	Н		Re-Refer Rules/Rul 19(a)
01-01-09	Н	Session Sine Die	

HB-2464 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the Auditor General for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	H First reading	
	H Added As A Joint Sponsor H	ANNIG
	Н	Referred to Hse Rules Comm
99-02-24	H	Assigned to Approp-Gen Srvc & Govt Ovrsght
99-03-05	H	COMMITTEE DEADLINE
	H	EXTENDED - 3/12/99
	H	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-12	H	COMMITTEE DEADLINE
	H	EXTENDED - 3/26/99
	H	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-26	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	• •

HB-2465 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Civil Service Commission for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19 H	I First reading	
ŀ	I Added As A Joint Sponsor HA	ANNIG
F	Ī	Referred to Hse Rules Comm
99-02-24 H	I	Assigned to Approp-Gen Srvc & Govt Ovrsght
99-03-05 H	Ī	COMMITTEE DEADLINE
H	I	EXTENDED - 3/12/99
ŀ	I	Committee Approp-Gen Srvc & Govt Ovrsght
99-03-12 H	I	Re-Refer Rules/Rul 19(a)
01-01-09 I	I Session Sine Die	

HB-2466 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Teachers' Retirement System of the State of Illinois for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
        Н
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-05 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/12/99
        Н
        Н
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-12 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/26/99
         H
                                    Committee Approp-Gen Srvc & Govt
         Н
                                      Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2467 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Supreme Court of Illinois for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Makes appropriations to the Supreme Court, the Officers of the Court, Appellate Courts, Circuit Courts, Administrative Office of the Illinois Courts, and Illinois Courts Commission for ordinary and contingent expenses.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 H
                Amendment No.01
                                      APP-GEN SERVS H
                                                              Adopted
                                      Do Pass Amend/Short Debate 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 111-002-001
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
99-05-08 S
                                     Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2468 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Judges' Retirement System for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
        H
        Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2469 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Economic and Fiscal Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Η
                                     EXTENDED - 3/12/99
                                     Committee Approp-Gen Srvc & Govt
         H
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2470 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Employees' Retirement System for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	H First reading	
	H Added As A Joint Sponsor H	ANNIG
	H	Referred to Hse Rules Comm
99-02-24	Н	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05	H	COMMITTEE DEADLINE
	H	EXTENDED - 3/12/99
	Н	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-12	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-2471 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Pension Laws Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H. Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Η
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2472 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the Attorney General for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee, Approp-Gen Srvc & Govt
Ovrsght
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99-03-12 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2473 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Intergovernmental Cooperation Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2474 SCHOENBERG -- HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Arts Council for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/12/99
        Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2475 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Local Labor Relations Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Gen Srvc & Govt
Ovrsght
99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2476 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Agriculture for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates funds to the Department of Agriculture for ordinary and contingent expenses and other specified purposes. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/12/99
        Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
        Η
                                                               007-006-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
        H Plcd 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
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2477 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Bureau of the Budget for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                    EXTENDED - 3/12/99
        Н
        Н
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
                                    COMMITTEE DEADLINE
99-03-12 H
                                    EXTENDED - 3/26/99
        H
        Н
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2478 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the Governor for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything. Appropriates ordinary and contingent expenses funding for the Office of the Governor. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         H
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 H
                Amendment No.01
                                      APP-GEN SERVS H
                                                               Adopted
                                      Do Pass Amend/Short Debate 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 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2479 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Environmental Protection Trust Fund Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee Approp-Gen Srvc & Govt
Ovrsght
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99-03-12 H. Re-Refer Rules/Rul 19(a) 01-01-09 H. Session Sine Die
```

HB-2480 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Environmental Protection Agency for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2481 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Audit Commission for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
         Н
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         H
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/26/99
         Н
         Н
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2482 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Insurance for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Appropriates \$25,953,884 for the ordinary and contingent expenses of the Department of Insurance. Appropriates \$823,500 for the administration of the Senior Health Insurance Program. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                Amendment No.01
                                     APP-GEN-SERVS H
                                                              Adopted
         Η
                                                               007-005-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         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
```

HB-2483 SCHOENBERG – HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Reference Bureau for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor HANNIG
H Referred to Hse Rules Comm
```

99-02-24 H	Assigned to Approp-Gen Srvc & Govt
	Ovrsght
99-03-05 H	COMMITTEE DEADLINE
Н	EXTENDED - 3/12/99
Н	Committee Approp-Gen Srvc & Govt
	Ovrsght
99-03-12 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2484 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Legislative Information System for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor HANNIG
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-05 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/12/99
        Н
        Η
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-12 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/26/99
         Η
        Н
                                    Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2485 DART.

730 ILCS 5/3-6-3	from Ch. 38, par. 1003-6-3
730 ILCS 5/3-8-7	from Ch. 38, par. 1003-8-7
730 ILCS 5/5-4-1	from Ch. 38, par. 1005-4-1
730 ILCS 5/5-5-6	from Ch. 38, par. 1005-5-6
730 ILCS 5/5-8-4	from Ch. 38, par. 1005-8-4

Amends the Unified Code of Corrections. Provides that the Director of Corrections or the Prisoner Review Board may restore only a maximum of 50% of good conduct credit that has been revoked, suspended, or reduced. Provides that if a person is incarcerated in a Department of Corrections facility and has been sentenced to pay restitution, the defendant may be ordered by the Court to pay restitution for a period of time not in excess of 10 years following release. Provides that a sentence of a person convicted of a criminal offense committed as an inmate in a Department of Corrections facility must be served consecutive to the term under which the offender is held by the Department, Makes other changes.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 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-2486 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the General Assembly for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	п	1 First reading	
	Н	H Added As A Joint Sponsor HANNIG	
	Η	H Referred to Hse Rules (Comm
99-02-24	Η	H Assigned to Approp-Ge	n Srvc & Govt
		Ovrsght	
99-03-05	Η	H COMMITTEE DEADL	INE
	Η	H EXTENDED - 3/12/99	
	Η	H Committee Approp-Ger	i Srvc & Govt
		Ovrsght	
99-03-12	Н	H COMMITTEE DEADL	INE
	Η	H EXTENDED - 3/26/99	
	Η	H Committee Approp-Ger	Srvc & Govt
		Ovrsght	
99-03-26	Н	H Re-Refer Rules/Rul 190	a)

01-01-09 H Session Sine Die

HB-2487 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Illinois Racing Board for its ordinary and contingent expenses. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Η
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
99-03-12 H
01-01-09 H Session Sine Die
```

HB-2488 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Natural Resources for its ordinary and contingent expenses. Effective July 1, 1999.

	99-02-19 H	First reading	
	Н	Added As A Joint Sponsor I	HANNIG
	Н	_	Referred to Hse Rules Comm
•	99-02-24 H		Assigned to Approp-Gen Srvc & Govt
			Ovrsght
1	99-03-05 H		COMMITTEE DEADLINE
	• Н		EXTENDED - 3/12/99
	Н	ē	Committee Approp-Gen Srvc & Govt
			Ovrsght
•	99-03-12 H		COMMITTEE DEADLINE
	H		EXTENDED - 3/26/99
	H		Committee Approp-Gen Srvc & Govt
			Ovrsght
1	99-03-26 H		Re-Refer Rules/Rul 19(a)
-	01-01-09 H	Session Sine Die	`,

HB-2489 SCHOENBERG.

Appropriates 1 from the General Revenue Fund to the Department of the Lottery for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates \$64,445,700 to the Department of the Lottery for ordinary and contingent expenses. Appropriates \$300,000,000 to the Department of the Lottery for payment of prizes. Appropriates \$35,000 to the Department of the Lottery for payment to the Department of State Police for investigatory services.

99-02-19 H	First reading	Referred to Hse Rules Comm
99-02-24 H	_	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05 H		COMMITTEE DEADLINE
H		EXTENDED - 3/12/99
Н		Committee Approp-Gen Srvc & Govt Ovrsght
99-03-12 H	Amendment No.01	APP-GEN SERVS H Adopted
H		007-006-000
H		Do Pass Amend/Short Debate 013-000-000
H	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16 H	Second Reading-Short Debate	e
H	Held 2nd Rdg-Short Debate	
99-03-25 H	Pld Cal 3rd Rdg-Shrt Dbt	
H	3rd Rdg-Shrt Dbt-Pass/Vote	112-001-001
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	-	Assigned to Appropriations
99-05-08 S		Refer to Rules/Rul 3-9(a)

01-01-09 H Session Sine Die

HB-2490 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Department of Financial Institutions for its ordinary and contingent expenses. Effective July 1, 1999.

99 - 02-19 H	First reading	
H	Added As A Joint Sponsor H	ANNIG
Η.	•	Referred to Hse Rules Comm
99-02 - 24 H		Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05 H		COMMITTEE DEADLINE
Н		EXTENDED - 3/12/99
Н		Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-12 H		COMMITTEE DEADLINE
Н		EXTENDED - 3/26/99
Н		Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-26 H		Re-Refer Rules/Rul 19(a)
01-01-09 H	Session Sine Die	. ,

HB-2491 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the State Board of Elections for its ordinary and contingent expenses. Effective July 1, 1999.

99-02-19	H First reading	
	H Added As A Joint Sponsor H	ANNIG
	Н	Referred to Hse Rules Comm
99-02-24	H	Assigned to Approp-Gen Srvc & Govt
		Ovrsght
99-03-05	H	COMMITTEE DEADLINE
	H	EXTENDED - 3/12/99
	H	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-12	Η .	COMMITTEE DEADLINE
	H	EXTENDED - 3/26/99
	Н	Committee Approp-Gen Srvc & Govt
		Ovrsght
99-03-26	H	Re-Refer Rules/Rul 19(a)
01-01-09	H Session Sine Die	

HB-2492 MEYER – FEIGENHOLTZ – KOSEL – CURRIE – TENHOUSE, MCGUIRE, CROTTY, REITZ AND MATHIAS.

New Act

Creates the Accessible Housing Demonstration Grant Program Act. Provides that the Illinois Housing Development Authority shall establish a demonstration grant program to provide grants to builders who build "spec homes" meeting certain accessibility standards for disabled persons. Creates the Task Force on Housing Accessibility which shall provide recommendations to builders regarding the types of accommodations needed in new housing stock for disabled persons including provisions on how to build homes that will retain their resale and aesthetic value. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the program shall be established subject to appropriation. Provides that the goal of the program shall be that at least 10% of all new spec homes within a development participating in the demonstration grant program meet the accessibility standards rather than that at least 10% of all new spec homes meet the accessibility standards. Provides that there shall be 7 rather than 5 members on the Task Force with the 2 additional members to be the executive vice president of the Illinois Association of Realtors or his or her designee and the executive vice president of the Home Builders Association of Illinois or his or her designee. Provides that the architect on the Task Force must have expertise and experience in designing accessible housing for persons with disabilities. In provisions that the recommendations by the Task Force shall include but not be limited to provisions on how to build homes that will retain their resale and aesthetic value, removes the "shall include but not be limited to" provision.

99-02-19 H First reading

Referred to Hse Rules Comm

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99-02-24 H
                                     Assigned to Human Services
99-03-03 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
                Amendment No.01
                                     MEYER
                Amendment referred to HRUL
        Н
        H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FEIGENHOLTZ
         H Added As A Joint Sponsor KOSEL
         H Added As A Joint Sponsor CURRIE
         H Added As A Joint Sponsor TENHOUSE
         H Added As A Co-sponsor MCGUIRE
99-03-19 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     MEYER
         H Recommends be Adopted HRUL
                Amendment No.01
                                     MEYER
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor MATHIAS
         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 DILLARD
         S First reading
                                     Referred to Sen Rules Comm
99-04-28 S
                                     Assigned to State Government Operations
99-05-06 S
                                     Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
99-05-11 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
         Η
             Effective Date 99-08-06
             PUBLIC ACT 91-0451
         Η
```

HB-2493 MEYER - MCGUIRE.

Appropriates \$2,000,000 to the Illinois Housing Development Authority for the demonstration grant program created by the Accessible Housing Demonstration Grant Program Act. Effective July 1, 1999.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-10 H Added As A Joint Sponsor MCGUIRE
01-01-09 H Session Sine Die
```

HB-2494 MEYER – BUGIELSKI – BIGGINS – RIGHTER.

205 ILCS 5/9 from Ch. 17, par. 316

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the application for a permit to organize a bank.

HOUSE AMENDMENT NO. 1. Deletes reference to:

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205 ILCS 5/9
Adds reference to:
205 ILCS 5/9.5 new
205 ILCS 5/10 from Ch. 17, par. 317
205 ILCS 5/16 from Ch. 17, par. 323
```

Replaces the title and everything after the enacting clause. Amends the Illinois Banking Act. Authorizes applicants for a permit to organize a bank to reserve a name. Allows the transfer of reserved names. Removes residency requirements for directors of State banks.

Assigned to Executive

99-02-24 H

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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
                                            MEYER
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Added As A Joint Sponsor BUGIELSKI
                       Amendment No.01
                                            MEYER
               н
                       Rules refers to
                                              HFIN
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H
                       Amendment No.01
                                            MEYER
               H Recommends be Adopted HFIN
                       Amendment No.01
                                            MEYER
                                                                      Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint Sponsor BIGGINS
               H Added As A Joint Sponsor RIGHTER
      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 WALSH,T
      99-03-23 S First reading
                                            Referred to Sen Rules Comm
      99-03-25 S
                                            Assigned to Financial Institutions
      99-04-28 S Added as Chief Co-sponsor DEL VALLE
      99-04-29 S
                                            Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-05-04 S Second Reading
                S Placed Calndr,3rd Reading
      99-05-12 S
                                             Verified
                S Third Reading - Passed 032-012-011
               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 91-0452
               н
HB-2495
            MEYER.
  205 ILCS 205/2002
                                    from Ch. 17, par. 7302-2
  Amends the Savings Bank Act. Adds a caption and makes a technical change in a
Section concerning registration of savings bank holding companies.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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-2496
             MEYER.
  205 ILCS 305/6
                                    from Ch. 17, par. 4407
  Amends the Illinois Credit Union Act. Makes a technical change in a Section con-
cerning the fiscal year of credit unions.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2497
            MEYER.
  205 ILCS 670/26
                                    from Ch. 17, par. 5432
  Amends the Consumer Installment Loan Act. Makes technical changes in the short
title Section.
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
```

2296 HB-2498

HB-2498 DURKIN - REITZ.

50 ILCS 745/2

from Ch. 85, par. 2502

Amends the Firemen's Disciplinary Act. Adds a caption to the definitions provision.

99-02-19 H First reading

H Added As A Joint Sponsor REITZ

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2499 DANIELS - KRAUSE.

215 ILCS 125/4-6

from Ch. 111 1/2, par. 1408.6

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning complaint handling procedures.

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a)

00-02-10 H Primary Sponsor Changed To DANIELS

H Added As A Joint Sponsor KRAUSE

Assigned to Executive

00-02-16 H

H Placed Cal 2nd Rdg-Shrt Dbt

Do Pass/Short Debate Cal 012-000-000

00-02-29 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

00-03-03 H 01-01-09 H Session Sine Die

LYONS, EILEEN.

720 ILCS 5/12-19

from Ch. 38, par. 12-19

720 ILCS 5/12-21

from Ch. 38, par. 12-21

Amends the Criminal Code of 1961. Increases certain penalties and fines for violations concerning a resident of a long-term care facility and for criminal neglect of an elderly or disabled person. Deletes the provision that the term "caregiver" does not include a long-term care facility licensed or certified under the Nursing Home Care Act, any personnel at such a facility, or a health care provider who is licensed under the Medical Practice Act of 1987 and renders care in the ordinary course of his profession for the purpose of the Section concerning criminal neglect of an elderly or disabled person. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive Re-Refer Rules/Rul 19(a)

99-03-05 H 01-01-09 H Session Sine Die

HB-2501 KOSEL.

305 ILCS 5/4-1.12

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding the 60 month limitation on the receipt of Temporary Assistance for Needy Families benefits.

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Executive

99-03-05 H

Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

KOSEL - HASSERT - SKINNER.

35 ILCS 200/15-40

HB-2502

Amends the Property Tax Code. Provides that the county board must determine a stage in the building planning process at which all property is ascertained to be used exclusively for religious purposes, school and religious purposes, or orphanages.

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

99-02-19 H First reading

Referred to Hse Rules Comm

99-02-24 H

Assigned to Local Government

99-03-02 H Added As A Joint Sponsor HASSERT

99-03-03 H Joint Sponsor Changed to SKINNER

```
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
      99-03-17 S Chief Sponsor PETKA
                S First reading
                                             Referred to Sen Rules Comm
                                             Assigned to Revenue
      99-04-22 S
      99-05-06 S
                                             Postponed
                                             Committee Revenue
      99-05-08 S
                                             Refer to Rules/Rul 3-9(a)
      01-01-09 H Session Sine Die
HR-2503
```

KOSEL.

305 ILCS 5/9A-10

from Ch. 23, par. 9A-10

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding support services provided to recipients of Temporary Assistance for Needy Families.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2504 DANIELS AND JOHNSON, TIM.

```
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
```

Amends various Acts relating to the governance of the public universities in Illinois. Provides that the annual appropriation request that the governing board of a public university makes to the General Assembly shall be broken down by campus of the University, with further breakdowns by fund, function/division, and line item.

NOTE(S) THAT MAY APPLY: Fiscal

0 (0)			
99-02-19	Η	First reading	Referred to Hse Rules Comm
99-02-24	Η		Assigned to Higher Education
99-03-05	Η		Re-Refer Rules/Rul 19(a)
	Н	Added As A Co-sponsor JOH	INSON,TIM
01-01-09	Η	Session Sine Die	

HB-2505 DANIELS - RYDER - SKINNER.

Makes appropriations to the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor RYDER
        H Added As A Joint Sponsor SKINNER
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned to Approp-Gen Srvc & Govt
                                      Ovrsght
                                    COMMITTEE DEADLINE
99-03-05 H
                                    EXTENDED - 3/12/99
        Η
        Η
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-12 H
                                    COMMITTEE DEADLINE
                                    EXTENDED - 3/26/99
        Н
         Η
                                    Committee Approp-Gen Srvc & Govt
                                      Ovrsght
99-03-26 H
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2506 **2298**

HB-2506 DANIELS – RYDER – BIGGINS.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Treasurer. Effective July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-10 H
                                      Re-Refer Rules/Rul 19(a)
         н
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         Н
                                      Committee Rules
99-03-11 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
                                      Do Pass/Stndrd Dbt/Vote 007-005-000
99-03-12 H
                                        HAPG
         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
```

HB-2507 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Illinois State and Local Labor Relations Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
         Η
                                      Committee Approp-Gen Srvc & Govt
99-03-10 H
                                      Motion Do Pass-Lost 006-006-001 HAPG
         H
                                      Remains in CommiApprop-Gen Srvc & Govt
                                        Ovrsght
99-03-12 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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2508 DANIELS – RYDER – MULLIGAN.

Makes appropriations to the Illinois Planning Council on Developmental Disabilities for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee Appropriations-Human Services

99-03-11 H Do Pass/Short Debate Cal 010-000-000
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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-001
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
S Assigned to Appropriations
99-05-08 S Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2509 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Department of Veterans' Affairs for the fiscal year beginning July 1, 1999.

HOUSE AMENDMENT NO. 1.

Appropriates \$20,000 to the Department of Veterans' Affairs for a Vietnam Women's Memorial.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor MULLIGAN
                                      Referred to Hse Rules Comm
99-02-24 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
                Amendment No.01
                                      APP-HUMAN SRV H
                                                              Adopted
                                      Do Pass Amend/Short Debate 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 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2510 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Department of Human Rights for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services

99-03-05 H COMMITTEE DEADLINE
EXTENDED - 3/12/99
H Committee Appropriations-Human Services

99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2511 DANIELS – RYDER – SKINNER.

Makes appropriations to the Department of Labor for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor SKINNER
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Public Safety

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee Appropriations-Public Safety
```

```
99-03-12 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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-001
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
99-05-08 S
                                       Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2512 DANIELS – RYDER – SKINNER.

Makes appropriations to the Department of Military Affairs for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
                                      Do Pass/Short Debate Cal 015-000-000
99-03-12 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-2513 DANIELS - RYDER - SKINNER.

Makes appropriations to the Illinois Farm Development Authority for the fiscal year beginning July 1, 1999.

FISCAL NOTE (Farm Development Authority)

The total fiscal impact on the State is estimated at \$500,000.

S Chief Sponsor RAUSCHENBERGER

HOUSE AMENDMENT NO. 1.

Adds an additional appropriation to the bill. Provides that the sum of \$14,000,000 is appropriated from the General Revenue Fund to the Illinois Farm Development Authority for transfer to the Illinois Agricultural Loan Guarantee Fund.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
         Η
                                      Assigned to Appropriations-Public Safety
99-02-24 H
99-03-02 H
                                      Fiscal Note Filed
         Η
                                      Committee Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         H
                                      EXTENDED - 3/12/99
                                      Committee Appropriations-Public Safety
         Н
99-03-10 H
                Amendment No.01
                                      APP-PUB SAFTY H
                                                              Adopted
         Η
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                Amendment No.02
99-03-12 H
                                     PANKAU
                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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 111-002-001
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
```

99-04-14 S First reading	Referred to Sen Rules Comm
S	Assigned to Appropriations
99-05-08 S	Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die	

HB-2514 DANIELS – RYDER – BIGGINS.

Makes appropriations to the Historic Preservation Agency for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         Н
                                      Committee Approp-Gen Srvc & Govt
99-03-12 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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2515 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services

99-03-05 H COMMITTEE DEADLINE
EXTENDED - 3/12/99
H Committee Appropriations-Human Services

99-03-12 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-2516 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Comprehensive Health Insurance Plan Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm

99-02-24 H Assigned to Appropriations-Human Services

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee Appropriations-Human Services

99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2517 DANIELS - RYDER.

New Act

Creates the Budget Implementation Act for Fiscal Year 2000. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's budget recommendations. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Referred to Hse Rules Comm

99-02-24 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-2518 **2302**

HB-2518 DANIELS - RYDER.

New Act

Creates the Budget Implementation Act for Fiscal Year 2000. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's budget recommendations. Effective July 1, 1999.

SENATE AMENDMENT NO. 1. (Senate recedes May 27, 1999)

Changes effective date to immediate.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

```
Deletes reference to:
New Act
Adds reference to:
5 ILCS 100/5-45
                             from Ch. 127, par. 1005-45
30 ILCS 105/5.495 new
30 ILCS 105/5.496 new
30 ILCS 105/6z-24
                             from Ch. 127, par. 142z-24
105 ILCS 5/14-7.04
                             from Ch. 122, par. 14-7.04
105 ILCS 5/18-8.05
215 ILCS 106/35
305 ILCS 5/5-5.4
                             from Ch. 23, par. 5-5.4
                             from Ch. 23, par. 10-3.1
305 ILCS 5/10-3.1
                             from Ch. 23, par. 10-8
305 ILCS 5/10-8
                             from Ch. 23, par. 10-10
305 ILCS 5/10-10
305 ILCS 5/10-16
                             from Ch. 23, par. 10-16
                             from Ch. 23, par. 10-19
305 ILCS 5/10-19
                             from Ch. 23, par. 12-4.11
305 ILCS 5/12-4.11
305 ILCS 5/12-4.34
                             from Ch. 23, par. 12-9
305 ILCS 5/12-9
305 ILCS 5/12-9.1 new
305 ILCS 5/12-10
                             from Ch. 23, par. 12-10
305 ILCS 5/12-11
                             from Ch. 23, par. 12-11
305 ILCS 5/15-2
                             from Ch. 23, par. 15-2
305 ILCS 5/15-3
                             from Ch. 23, par. 15-3
305 ILCS 5/15-4
                             from Ch. 23, par. 15-4
                             from Ch. 40, par. 705
750 ILCS 5/705
750 ILCS 5/709
                             from Ch. 40, par. 709
750 ILCS 15/2.1
                             from Ch. 40, par. 1105
750 ILCS 45/21
                             from Ch. 40, par. 2521
```

Deletes everything. Amends the Illinois Public Aid Code. Renames the Public Assistance Recoveries Trust Fund and limits its use to the Department of Public Aid. Creates the DHS Recoveries Trust Fund; provides for the use of the Fund by the Department of Human Services, Directs transfer of \$5,000,000 from the Public Aid Recoveries Trust Fund (formerly the Public Assistance Recoveries Trust Fund) into the DHS Recoveries Trust Fund. Also amends the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, and the Illinois Parentage Act of 1984 to make corresponding changes. Amends the Illinois Public Aid Code and the Illinois Administrative Procedure Act. Extends the program of benefits for noncitizens. Removes the cap on public burial expenses. Extends the nursing home rate freeze, but provides for increases to take effect on July 1, 1999 and October 1, 1999. Authorizes the use of emergency rules for implementation of the State's FY 2000 budget. Expands the permitted uses of the County Provider Trust Fund. Changes the county reimbursement rate. Allows hospitals to assume expenses for certain health care programs administered by the Illinois Department. Amends the State Finance Act to provide for deposit of certain moneys received from the federal government into the Special Education Medicaid Matching Fund. Makes other changes. Amends the School Code to increase the supplemental general State aid grant for certain school districts. Also allows local education agencies to claim federal funds for the services provided to special education students enrolled in the Children's Health Insurance Program. Amends the Children's Health Insurance Program Act to allow the use of non-GRF funds. Effective July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
Referred to Hse Rules Comm
```

```
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
                                     Do Pass/Short Debate Cal 013-000-000
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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 102-011-001
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 Executive
99-04-22 S
                Amendment No.01
                                     EXECUTIVE 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
99-05-14 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-21 H Motion Filed Non-Concur 01/RYDER
         H H Noncners in S Amend 01
         S Secretary's Desk Non-concur 01
99-05-24 S
                                     Mtn refuse recede-Sen Amend
         S S Refuses to Recede Amend 01
         S S Requests Conference Comm 1ST
         S Sen Conference Comm Apptd 1ST/RAUSCHENBERGER
         S
                                        KLEMM, MAITLAND,
         S
                                        TROTTER, WELCH
99-05-25 H Hse Accede Req Conf Comm 1ST
         H Hse Conference Comm Apptd 1ST/HANNIG,
                                        SCHOENBERG, CURRIE
         Н
         Н
                                        TENHOUSE & RYDER
99-05-26 S Added as Chief Co-sponsor TROTTER
99-05-27 S Filed with Secretary
         S Conference Committee Report 1ST/RAUSCHENBERGER
         S Conf Comm Rpt referred to SRUL
         H House CC report submitted 1ST/DANIELS
         H Conf Comm Rpt referred to HRUL
                Rules refers to
                                       HAPG
         Н
         H Recommends be Adopted HAPG/010-000-000
         H House CC report Adopted 1ST/115-000-000
         S Conference Committee Report 1ST/RAUSCHENBERGER
                                       SEXC
         S
                 Rules refers to
         S Conference Committee Report 1ST/RAUSCHENBERGER
         S Be apprvd for consideratn SEXC/013-000-000
         S Senate CC report submitted
         S Senate CC report Adopted 1ST/058-000-000
         S Both House Adoptd CC rpt 1ST
         H Passed both Houses
99-06-09 H Sent to the Governor
         H Governor approved
              Effective Date 99-07-01
         Н
              PUBLIC ACT 91-0024
      DANIELS - RYDER.
```

HB-2519

New Act

Creates the Budget Implementation Act for Fiscal Year 2000. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's budget recommendations. Effective July 1, 1999.

SENATE AMENDMENT NO. 1

Changes effective date to immediate.

99-02-19 H First reading

H Added As A Joint Sponsor RYDER

Referred to Hse Rules Comm Η

99-02-24	Н		Assigned to Approp-Gen Srvc & Govt Ovrsght
99-03-04	Н		Do Pass/Short Debate Cal 013-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
99-03-16		Second Reading-Short Debate	
,, ,,		Held 2nd Rdg-Short Debate	,
99-03-25		Pld Cal 3rd Rdg-Shrt Dbt	
)		3rd Rdg-Shrt Dbt-Pass/Vote	102-011-001
99-03-26		Arrive Senate	102 011 001
JJ-03-20		Placed Calndr First Rdg	
		Chief Sponsor RAUSCHENE	RERGER
99-04-14		First reading	Referred to Sen Rules Comm
,, ,, ,,	Š	x irst reading	Assigned to Executive
99-04-22	Š	Amendment No.01	EXECUTIVE S Adopted
33 OT 22	Š	7 tinenament 1 (0,0)	Recmided do pass as amend 011-000-000
		Placed Calndr, Second Rdg	recentified to pass as afficing of 1 000-000
99-04-28		Second Reading	
JJ 01 20		Placed Calndr,3rd Reading	
99-05-14	S	raced camer, sta reading	PURSUANT TO SENATE
JJ-03-1 4	S		RULE, 2-10(E),
	Š		DEADLINE FOR FINAL
	Š		ACTION IS EXTENDED
	Š		TO MAY 21, 1999.
99-05-21	Š		PURSUANT TO SENATE
)) 03 L1	Š		RULE, 2-10(E),
	š		DEADLINE FOR FINAL
	Š		ACTION IS EXTENDED
	Š		TO JUNE 1, 1999.
	Š	Calendar Order of 3rd Rdg 99	
99-06-27	Š		Refer to Rules/Rul 3-9(b)
	-	Session Sine Die	2000
5. 51 67	••	5000011 516 510	

HB-2520 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Illinois Commerce Commission for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/12/99
                                     Committee Approp-Gen Srvc & Govt
        Н
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2521 DANIELS – RYDER – MULLIGAN.

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 1999.

99-02-19 H First reading

```
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H COMMITTE DEADLINE
H EXTENDED - 3/12/99
Committee Appropriations-Human Services
99-03-12 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2522 DANIELS – RYDER – BIGGINS.

Makes appropriations to the Environmental Protection Agency for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor BIGGINS
H Referred to Hse Rules Comm
```

99-02-24 H		Assigned to Approp-Gen Srvc & Govt
00.02.05.11		Ovrsght
99-03-05 H		COMMITTEE DEADLINE
H	U	EXTENDED - 3/12/99
Н		Committee Approp-Gen Srvc & Govt Ovrsght
99-03-12 H		Re-Refer Rules/Rul 19(a)
01-01-09 H S	ession Sine Die	

HB-2523 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Human Rights Commission for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor MULLIGAN
                                     Referred to Hse Rules Comm
         Н
                                     Assigned to Appropriations-Human Services
99-02-24 H
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
        Η
         H
                                     Committee Appropriations-Human Services
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2524 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Department of Nuclear Safety for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         Н
                                     EXTENDED - 3/12/99
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2525 DANIELS - RYDER - SKINNER.

Makes appropriations to the Illinois Criminal Justice Authority for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
99-03-12 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-2526 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Illinois Health Care Cost Containment Council for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
H Committee Appropriations-Human Services
```

99-03-12 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2527 DANIELS – RYDER – BIGGINS.

Makes appropriations to the Environmental Protection Trust Fund Commission for the fiscal year beginning July 1, 1999.

SENATE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Appropriates funds for the payment of claims to the Court of Claims. Makes supplemental appropriations to various State entities. Effective immediately.

Supreme Court .. Judicial Inquiry Board .. State Treasurer .. State Comptroller .. State Board of Elections .. State Board of Education .. Dpt. Human Services .. Environmental Protection Agency .. Dpt. Natural Resources .. Industrial Commission .. Dpt. Insurance .. Dpt. Central Management Services .. Dpt. Revenue .. Dpt. Commerce and Community Affairs .. SW III. Development Authority .. Secretary of State .. Board of Higher Education .. Capital Development Board .. III. Senate .. III. House of Representatives .. Intergovernmental Cooperation Commission .. Legislative Information System .. Legislative Space Needs Commission .. Dpt. Transportation .. Ill. Student Assistance Commission .. Dpt. State Police .. Court of Claims

GOVERNOR'S ITEM VETO MESSAGE

Vetoes supplemental appropriation to DCCA for a grant to the City of Redbud for the YMCA Youth Center and Teen Center renovation.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         H
                                      EXTENDED - 3/12/99
         Η
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 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 112-001-001
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
                Amendment No.01
                                      APPROP
                                                  S
                                                              Adopted
                                      Recmnded do pass as amend 008-000-005
         S
           Placed Calndr. Second Rdg
         S
           Second Reading
         S
           Placed Calndr, 3rd Reading
99-05-14 S Filed with Secretary
         S
                Amendment No.02
                                     RAUSCHENBERGER
         S
                Amendment referred to SRUL
                Amendment No.02 RAUSCHENBERGER
         S
                Rules refers to
                                       SAPA
         S
                Amendment No.02
                                     RAUSCHENBERGER
                                     Be adopted
         S Third Reading - Passed 059-000-000
           Tabled Pursuant to Rule5-4(A) SA 02
           Third Reading - Passed 059-000-000
         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

```
99-05-18 H Be apprvd for consideratn 01/HRUL
H H Concurs in S Amend 01/118-000-000
H Passed both Houses

99-05-19 H Sent to the Governor

99-05-24 H Governor Item Veto
H Effective Date 99-05-24
H Placed Calendar Item Veto

99-06-08 H Item Veto Stands
```

HB-2528 DANIELS - RYDER - MITCHELL, JERRY.

Makes appropriations to the Educational Labor Relations Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor MITCHELL, JERRY
                                      Referred to Hse Rules Comm
                                      Assigned to Approp-Elementary & Secondary
99-02-24 H
                                        Educ
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Н
         Η
                                      Committee Approp-Elementary & Secondary
                                      Do Pass/Short Debate Cal 011-000-000
99-03-09 H
         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 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2529 DANIELS - RYDER - SKINNER.

Makes appropriations to the East St. Louis Financial Advisory Authority for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         H
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
99-03-12 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-2530 DANIELS - RYDER - BIGGINS.

Makes appropriations for expenses of the Office of the Governor for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor BIGGINS
H Referred to Hse Rules Comm
99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght
99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Gen Srvc & Govt
Ovrsght
```

```
99-03-12 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2531 DANIELS – RYDER – MULLIGAN.

Makes appropriations to the Department of Public Health for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm
99-02-24 H Assigned to Appropriations-Human Services
COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Appropriations-Human Services
99-03-12 H Re-Refer Rules/Rul 19(a)
```

HB-2532 DANIELS – RYDER – BIGGINS.

Makes appropriations to the Illinois Racing Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         H
         Н
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 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 111-002-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2533 DANIELS – RYDER – BIGGINS.

H Held 2nd Rdg-Short Debate

Makes appropriations to the Department of Agriculture for the fiscal year beginning July 1, 1999.

HOUSE AMENDMENT NO. 1.

Deletes appropriations to the Department of Agriculture to pay thoroughbred and standardbred horse racing purse accounts at Illinois pari-mutuel tracks.

```
99-02-19 H First reading
        H Added As A Joint Sponsor RYDER
        H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
        Η
                                     EXTENDED - 3/12/99
        Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                             Adopted
                                     Do Pass Amend/Short Debate 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
                Amendment No.02
                                    MITCHELL, BILL
                Amendment referred to HRUL
        Ή
```

```
99-03-26 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2534 DANIELS - RYDER - BIGGINS.

Makes appropriations and reappropriations for the Department of Central Management Services for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                      COMMITTEE DEADLINE
         Η
                                      EXTENDED - 3/12/99
         H
                                      Committee Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-12 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
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2535 DANIELS - RYDER - SKINNER.

Makes appropriations to the Illinois Emergency Management Agency for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
         Н
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
                                      Committee Appropriations-Public Safety
         Н
99-03-12 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-2536 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Department of the Lottery for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
         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 Sine Die
```

HB-2537 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Department of Employment Security for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
                                     COMMITTEE DEADLINE
99-03-05 H
         Η
                                     EXTENDED - 3/12/99
         Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2538 DANIELS - RYDER - SKINNER.

Makes appropriations to the Industrial Commission for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
                                      EXTENDED - 3/12/99
         Η
         Н
                                      Committee Appropriations-Public Safety
99-03-12 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 112-001-001
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RAUSCHENBERGER
                                      Referred to Sen Rules Comm
99-04-14 S First reading
                                      Assigned to Appropriations
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2539 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Pollution Control Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
                                     Committee Approp-Gen Srvc & Govt
         Η
                                       Ovrsght
                                     Re-Refer Rules/Rul 19(a)
99-03-12 H
01-01-09 H Session Sine Die
```

HB-2540 DANIELS - RYDER - BIGGINS.

Makes appropriations to the Property Tax Appeal Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor BIGGINS
H Referred to Hse Rules Comm

99-02-24 H Assigned to Approp-Gen Srvc & Govt
Ovrsght

99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Approp-Gen Srvc & Govt
Ovrsght
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99-03-12 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die
```

HB-2541 DANIELS - RYDER - SKINNER.

Makes appropriations to the State Police Merit Board for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 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
                                      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 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2542 DANIELS - RYDER - SKINNER.

Makes appropriations to the Illinois Violence Prevention Authority for the fiscal year beginning July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases appropriations to the Illinois Violence Prevention Authority. Adds an appropriation from the General Revenue Fund of \$60,000 for personal services. Changes the appropriation for grants under the Violence Prevention Act of 1995 from \$925,000 to \$1,925,000. Adds an appropriation of \$13,900,000 for the Safe to Learn Program.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         H
                                      EXTENDED - 3/12/99
         Н
                                      Committee Appropriations-Public Safety
99-03-10 H
                Amendment No.01
                                      APP-PUB SAFTY H
                                                               Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-25 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-001
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
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
```

HB-2543 DANIELS - RYDER - MULLIGAN.

Makes appropriations to the Department on Aging for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
H Added As A Joint Sponsor RYDER
H Added As A Joint Sponsor MULLIGAN
H Referred to Hse Rules Comm
```

```
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H COMMITTEE DEADLINE
H EXTENDED - 3/12/99
Committee Appropriations-Human Services
99-03-12 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2544 DANIELS – RYDER – BIGGINS.

Makes appropriations to the Department of Insurance for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
        H Added As A Joint Sponsor RYDER
        H Added As A Joint Sponsor BIGGINS
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         Н
         Н
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2545 DANIELS – RYDER – SKINNER.

Makes appropriations and reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1999.

```
99-02-19 H First reading
         H Added As A Joint Sponsor RYDER
         H Added As A Joint Sponsor SKINNER
                                      Referred to Hse Rules Comm
99-02-24 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
                                     Motion Do Pass-Lost 000-006-007 HAPP
         H
                                     Remains in CommiAppropriations-Public
                                       Safety
         H
                                     Re-Refer Rules/Rul 19(a)
         Η
                                     COMMITTEE DEADLINE
         Η
                                     EXTENDED - 3/26/99
         Н
                                     Committee Rules
01-01-09 H Session Sine Die
```

HB-2546 GASH.

10 ILCS 5/10-10

from Ch. 46, par, 10-10

Amends the Election Code. Provides that certain mistakes in nomination papers or petitions made in good faith are inconsequential and the candidate will not be disqualified.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Elections & Campaign Reform
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2547 GASH - FRANKS.

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 to the General Assembly accessible through the World Wide Web no later than May 1, 2001.

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FISCAL NOTE (Secretary of State)
The first year impact of this legislation a
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The first year impact of this legislation will be \$50,000, with an additional cost of \$15,000 each year thereafter.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to State Government
                                               Administration
                                             Do Pass/Short Debate Cal 009-000-000
      99-03-04 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-08 H
                                            Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H Added As A Joint Sponsor FRANKS
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
                                            Re-Refer Rules/Rul 19(a)
      99-03-26 H
      01-01-09 H Session Sine Die
HB-2548
            TURNER, ART.
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105 ILCS 5/2-3.91

from Ch. 122, par. 2-3.91

Amends the School Code to add a caption to a Section concerning incentive programs to allow students to enroll in any attendance center within a school district.

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99-02-19 H First reading
99-02-24 H
99-03-05 H
01-01-09 H Session Sine Die

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

HB-2549 SCHOENBERG - HANNIG.

Appropriates \$1 from the General Revenue Fund to the Office of the Lieutenant Governor for its ordinary and contingent expenses. Effective July 1, 1999.

HOUSE AMENDMENT NO. 1.

Increases OCE line items to the Office of Lieutenant Governor.

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99-02-19 H First reading
         H Added As A Joint Sponsor HANNIG
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
         H
        Η
                                     Committee Approp-Gen Srvc & Govt
                                       Ovrsght
99-03-10 H
                Amendment No.01
                                     APP-GEN SERVS H
                                                              Adopted
        Н
                                                               007-006-000
                                     Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         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-2550 POE.

775 ILCS 5/5-102

from Ch. 68, par. 5-102

Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for any person to restrict an individual's access or admission to, or usage of, a place of public accommodation solely because the individual operates a motorcycle. Does not prohibit a person from restricting an individual's access or admission to, or usage of, a place of public accommodation because the individual's conduct poses a risk to the health, safety, or property of another.

99-02-19 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Judiciary I - Civil Law
99-03-03 H	Motion Do Pass-Lost 004-002-001 HJUA
Н	Remains in CommiJudiciary I - Civil Law
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2551 STROGER.

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Requires the Department of Corrections to establish and maintain programs in all correctional facilities to provide General Educational Development (GED) instruction and vocational training to inmates.

FISCAL NOTE (Department of Corrections)

There would be a positive minimal corrections population im-

pact; fiscal impact is unknown.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Judiciary II - Criminal Law

99-03-04 H Fiscal Note Filed
H Correctional 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-2552 DART.

730 ILCS 5/3-9-1

from Ch. 38, par. 1003-9-1

Amends the Unified Code of Corrections to make a technical change to the Section concerned with educational programs for persons subject to compulsory school attendance.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2553 DART.

730 ILCS 5/3-8-8

from Ch. 38, par. 1003-8-8

Amends the Unified Code of Corrections to make a technical change to the Section concerned with a committed person's grievances.

99-02-19 H First reading
99-02-24 H
99-03-05 H
01-01-09 H Session Sine Die

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

HB-2554 DART.

730 ILCS 5/3-3-8

from Ch. 38, par. 1003-3-8

Amends the Unified Code of Corrections. Makes a grammatical change in the Section relating to the length of parole and mandatory supervised release.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2555 DART.

705 ILCS 405/5-125

Amends the Juvenile Court Act of 1987. Makes a grammatical change in the Section relating to the prosecution of a minor for a traffic, boating, or fish and game law or ordinance violation.

99-02-19 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2556 DART.

730 ILCS 5/3-3-2.1

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

Amends the Unified Code of Corrections. Makes a grammatical change in the Section relating to the powers of the Prisoner Review Board to set release dates for persons sentenced under the law in effect before February 1, 1978.

99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2557 DART AND O'BRIEN.

730 ILCS 5/3-2-10 new

Amends the Unified Code of Corrections. Creates the Prison Oversight Commission consisting of 4 members of the General Assembly, one each appointed by the President

2315 HB-2557—Cont.

of the Senate, the Minority Leader of the Senate, the Speaker of the House, and the Minority Leader of the House. Provides that the Commission appoint an Executive Director as its executive officer who serves at the pleasure of the Commission. Provides that the Executive Director may investigate, under procedures established by the Commission and subject to the ongoing approval of the Commission, an administrative act that is alleged to be contrary to law, contrary to Department policy, unaccompanied by an adequate statement or reason, or based on irrelevant, immaterial, or erroneous grounds. Provides that the Executive Director must submit to the Commission and the General Assembly an annual report on the conduct of his or her office and any other report requested by the Commission.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-19 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Prison Management Reform
      99-03-04 H Added As A Co-sponsor O'BRIEN
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2558
            DART.
  730 ILCS 5/3-12-2
                                   from Ch. 38, par. 1003-12-2
  730 ILCS 5/3-12-7
                                   from Ch. 38, par. 1003-12-7
  730 ILCS 5/3-12-15 new
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Amends the Unified Code of Corrections. Provides that embroidery produced by prisoners in Department of Corrections facilities may be sold to the public. Provides that products of a prison work program must comply with copyright laws. Prohibits the Department of Corrections from donating to a political action committee products produced by prisoners. Creates the Special Task Force on Prison Industries composed of 15 members appointed by the Governor from the Department of Corrections, corporations, unions, community leaders, business, non-profit groups, and retail merchants. Provides that the Task Force must find products that can be produced by prisoners, but do not take jobs from local communities, find community projects for the prisoners to help local communities and religious institutions, develop and implement a plan for prison industry expansion in this State, and perform other enumerated duties. Provides that members of the Task Force are to receive a per diem for their services as provided by law and must report their findings to the Governor and General Assembly by March 15, 2001.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2559 DART.

730 ILCS 5/3-2-11 new

Amends the Unified Code of Corrections. Creates a Gang Control Unit within the Department of Corrections to develop new programs and to coordinate existing programs for the control of gangs within State correctional facilities. Creates an Advisory Committee to the Gang Control Unit consisting of 8 members, 2 each appointed by the President of the Senate, the Minority Leader of the Senate, the Speaker of the House, and the Minority Leader of the House. Provides that the Advisory Committee must: (1) review current Department programs that seek to eliminate gangs in correctional facilities, (2) research gang control programs in other State and federal facilities, and (3) make recommendations to the Gang Control Unit regarding new programs aimed at reducing gang influence in State correctional facilities. Provides that each member of the Advisory Committee must receive \$200 for attendance at each meeting of the Committee and must be reimbursed for expenses incurred to attend meetings of the Advisory Committee.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-19 H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
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HB-2560 **2316**

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HB-2560
             DART.
  730 ILCS 5/Chap. 3 Art. 17 heading new
  730 ILCS 5/3-17-1 new
  730 ILCS 5/3-17-5 new
  730 ILCS 5/3-17-10 new
  730 ILCS 5/3-17-15 new
  730 ILCS 5/3-17-20 new
  730 ILCS 5/3-17-25 new
  730 ILCS 5/3-17-30 new
  730 ILCS 5/3-17-35 new
  730 ILCS 5/3-17-40 new
  730 ILCS 5/3-17-45 new
  730 ILCS 5/3-17-50 new
  730 ILCS 5/3-17-55 new
  730 ILCS 5/3-17-60 new
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from Ch. 38, par. 1583

Amends the Unified Code of Corrections. Creates the Charter Prisons Law. Provides for the establishment of charter prisons to provide education and training of prisoners and to rehabilitate addicted prisoners. Establishes procedures for certifying charter prisoners, standards for operation, and decertification for non-compliance. Amends the Private Correctional Facility Moratorium Act. Exempts charter prisons from the prohibitions of the Act.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

HB-2561 DART,

730 ILCS 140/3

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730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2 730 ILCS 5/3-7-2.5 new
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Amends the Unified Code of Corrections. Provides that when a narcotic drug in pill form is administered to a prisoner by the Department of Corrections or by an employee or agent of or person under contract with the Department, the pill must be crushed before the administration to the prisoner. Provides that the Department must establish rules providing for the inspection of the consumption of all drugs, including nonprescription drugs, administered to prisoners by the Department or by agents or employees or persons under contract with the Department. Provides that every prisoner must be randomly tested for the presence of drugs once per year. Provides that every employee and administrative officer of a Department facility must be randomly tested for the presence of drugs once per year. Provides that an employee or administrative officer who refuses to take a drug test must be suspended for one month without pay for a first offense and dismissed from the Department for a second offense. An officer or employee who tests positive for drugs must be dismissed from the Department.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2562 DART.

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5 ILCS 140/7 from Ch. 116, par. 207
730 ILCS 5/3-5-1 from Ch. 38, par. 1003-5-1
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Amends the Freedom of Information Act and the Unified Code of Corrections. Provides that records of persons committed to the Department of Corrections may be made available to probation officers, State's Attorneys, law enforcement officers, and the courts and may be used as factors in aggravation and mitigation in subsequent sentencing. Provides that a certified copy of the record is sufficient for introduction of the record in court.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

2317 HB-2563

HB-2563 DART.

725 ILCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Provides that it is prima facie evidence of a Class A misdemeanor possession violation of the Cannabis Control Act or a Class 4 felony possession violation of the Illinois Controlled Substances Act that an inmate tested positive for cannabis or a controlled substance.

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99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 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-2564 DART.

720 ILCS 5/31A-2 new 720 ILCS 5/31A-3 new

Amends the Criminal Code of 1961. Provides that it is unlawful for a visitor to a penal institution of the Department of Corrections to use a false identification card or alias to gain access to the penal institution. Provides that the penalty is a Class 4 felony. Provides that a criminal offense in furtherance of gang activities that is committed in a penal institution, on the grounds of a penal institution, or within 1,000 feet of a penal institution must be punished as an offense that is one grade higher than the penalty imposed for the offense.

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NOTE(S) THAT MAY APPLY: Correctional
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2565 DART.

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730 ILCS 5/3-4-3 from Ch. 38, par. 1003-4-3
730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2
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Amends the Unified Code of Corrections. Provides that the Department must restrict the personal property of each prisoner to: (1) a Department approved storage box consisting of one footlocker; (2) all legal materials; (3) any approved reading materials that can fit into the approved storage box; (4) hygiene products, (5) a fan; (6) an electric razor; (7) a religious medallion not to exceed \$50 in value and one inch in height; (8) a watch not to exceed \$100 in value; (9) a wedding ring not to exceed \$100 in value; (10) headphones; (11) typewriter; (12) calculator; (13) a television if authorized by the Department; (14) a radio if authorized by the Department; and (15) a cassette player if authorized by the Department. Establishes restrictions for the first 6 months of incarceration on prisoners' telephone calls, television viewing, and access to prison guards. Limits contact visits during that period. Limits the prisoner during the first 6 months of incarceration to one hour of recreation and hygiene outside his or her cell per day.

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FISCAL NOTE (Department of Corrections)
    The fiscal and corrections population impacts is unknown.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-19 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Judiciary II - Criminal Law
    99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
    99-03-10 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
             Н
                                           Committee Rules
             Η
    01-01-09 H Session Sine Die
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HB-2566 DART - SKINNER.

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730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2
```

Amends the Unified Code of Corrections. Requires prisoners in Department of Corrections facilities to be tested for AIDS 6 months after commitment.

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NOTE(S) THAT MAY APPLY: Fiscal
99-02-19 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Judiciary II - Criminal Law
```

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99-02-25 H Added As A Joint Sponsor SKINNER
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2567
             FEIGENHOLTZ.
   20 ILCS 110/69
                                    from Ch. 127, par. 63b15
  Amends the Civil Administrative Code of Illinois. Makes a technical change in the
Section concerning the powers of the Department on Aging.
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2568
             FEIGENHOLTZ.
  750 ILCS 50/3
                                    from Ch. 40, par. 1504
  Amends the Adoption Act. In provisions regarding who may be adopted under the
Act, makes a stylistic change,
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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-2569
             SCULLY.
  415 ILCS 5/19.3
                                    from Ch. 111 1/2, par. 1019.3
  Amends the Environmental Protection Act. Makes a technical change in the Section
concerning the Water Revolving Fund.
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             CROTTY - GRANBERG.
HB-2570
  725 ILCS 5/112A-27
                                    from Ch. 38, par. 112A-27
  750 ILCS 60/301.1
                                    from Ch. 40, par. 2313-1.1
  Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence
Act of 1986. Establishes guidelines that law enforcement agencies must use in develop-
ing, adopting, and implementing policies concerning arrest procedures in domestic vio-
lence cases.
      FISCAL NOTE (Illinois State Police)
      There would be no measurable fiscal impact on the Department.
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Judiciary II - Criminal Law
      99-03-01 H Added As A Joint Sponsor GRANBERG
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
                                             Fiscal Note Filed
      99-03-10 H
                                             Committee Rules
                H
      01-01-09 H Session Sine Die
HB-2571
             WOOLARD.
  105 ILCS 5/14-15.01
                                    from Ch. 122, par. 14-15.01
  Amends the School Code to make a technical change to a Section concerning the
Community and Residential Services Authority.
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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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99-03-19 H Amendment No.01 WOOLARD
H Amendment referred to HRUL
99-03-26 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2572 SHARP.
```

105 ILCS 20/1

from Ch. 122, par. 771

Amends the Silent Reflection Act to require (instead of allow) a teacher to observe a brief period of silence with the participation of all the pupils assembled at the opening of every school day. Effective immediately.

```
99-02-22 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Judiciary I - Civil Law
Re-Refer Rules/Rul 19(a)
```

HB-2573 RONEN – HOFFMAN – HAMOS – ERWIN – FEIGENHOLTZ AND CURRIE.

625 ILCS 5/1-105.5

Amends the Illinois Vehicle Code to make a stylistic change to the Section concerned with an automated red light enforcement system.

```
FISCAL NOTE, H-AM 2 (Illinois State Police)
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There would be no fiscal impact to the Ill. State Police.

FISCAL NOTE, H-AM 2 (Secretary of State)

Estimated first year costs are \$103,000; additional costs each

year thereafter would be \$97,000

HOUSE AMENDMENT NO. 2.

```
Adds reference to:
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-306 from Ch. 95 1/2, par. 11-306
```

Deletes everything. Amends the Illinois Vehicle Code to remove the limitations as to when an automated red light enforcement system may be used. Provides that the owner of a vehicle used in a red light violation shall be liable for the violation (instead of only a violation that results in an accident or reckless driving that results in bodily injury), with certain exceptions. Provides that a municipality with a population of 1,000,000 or more may utilize a red light enforcement pilot program for violations at certain intersections within the municipality. In a Section concerning administrative adjudication of violations, adds violations recorded by the red light enforcement system. Requires a municipality to forward a report of the adjudication to the Secretary of State. Provides when an owner of a vehicle is not liable for certain violations. Effective immediately.

```
99-02-22 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                                     RONEN
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                                     RONEN
                Amendment No.01
                Rules refers to
         Н
                                      HTRN
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H
                Amendment No.01
                                     RONEN
                                                              Tabled
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.02
                                     RONEN
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor HAMOS
         H Added As A Joint Sponsor ERWIN
         H Added As A Joint Sponsor FEIGENHOLTZ
         H Added As A Joint Sponsor CURRIE
99-03-22 H Joint Sponsor Changed to HOFFMAN
         H Added As A Co-sponsor CURRIE
         Н
                                     Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
```

720 ILCS 570/313

```
99-03-23 H
                       Amendment No.02
                                             RONEN
                       Rules refers to
                                              HTRN
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.02
                                             RONEN
               H Recommends be Adopted HTRN/015-012-000
                                             Fiscal Note Filed as amnded
                       Amendment No.02
                                             RONEN
                                                                      Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             BRADLEY - CURRIE.
HR.2574
   20 ILCS 301/1-10
                                    from Ch. 111, par. 4400-7
  225 ILCS 60/7
  225 ILCS 60/22
                                    from Ch. 111, par. 4400-22
                                    from Ch. 56 1/2, par. 1102
  720 ILCS 570/102
                                    from Ch. 56 1/2, par. 1308
  720 ILCS 570/308
                                    from Ch. 56 1/2, par. 1309
  720 ILCS 570/309
  720 ILCS 570/311
                                    from Ch. 56 1/2, par. 1311
                                    from Ch. 56 1/2, par. 1312
  720 ILCS 570/312
```

Amends the Alcoholism and Other Drug Abuse and Dependency Act, the Medical Practice Act of 1987, and the Illinois Controlled Substances Act. Provides that "addiction" refers to a non-legitimate or unlawful use of a controlled substance. Provides that one member of the Illinois State Medical Disciplinary Board must be a physician licensed to practice medicine in all of its branches in Illinois who has expertise in palliative care. Provides that, for purposes of the prohibition against a physician prescribing a controlled substance for other than "medically accepted therapeutic purposes", that term includes palliative care. Removes requirement that official prescription blanks and logs issued by the Department of Human Services for prescribing controlled substances be in triplicate. Provides that nothing in the Section of the Illinois Controlled Substances Act concerning requirements for dispensing controlled substances is intended to restrict a physician from prescribing a controlled substance for the purpose of providing palliative care.

from Ch. 56 1/2, par. 1313

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HOUSE AMENDMENT NO. 1.
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Deletes reference to:
20 ILCS 301/1-10
225 ILCS 60/7
225 ILCS 60/22
720 ILCS 570/102
720 ILCS 570/308
720 ILCS 570/311
720 ILCS 570/313
Adds reference to:
720 ILCS 570/316 new
720 ILCS 570/317 new
720 ILCS 570/318 new
720 ILCS 570/319 new
720 ILCS 570/320 new
720 ILCS 570/406
                            from Ch. 56 1/2, par. 1406
720 ILCS 570/308 rep.
720 ILCS 570/310 rep.
720 ILCS 570/311 rep.
```

Deletes everything. Amends the Illinois Controlled Substances Act. Eliminates the "official" triplicate prescription forms. Creates a controlled substance prescription monitoring program. Provides for the creation of a central repository for collection of information related to the dispensing of controlled substances. Provides for the transmission of information about dispensed controlled substances to the central repository by electronic means. Provides for the confidentiality of information in the central repository. Creates an advisory committee to assist the Department in implementing the controlled substance prescription monitoring program.

HOUSE AMENDMENT NO. 2.

Provides that the Department of Professional Regulation shall provide the Department of Human Services with access (rather than 24 hour on-line access) to the license

2321 HB-2574—Cont.

information of a prescriber or dispenser. Provides that the Department of Professional Regulation may charge a fee for this access, not to exceed the actual cost of furnishing the information. Makes a correction.

```
SENATE AMENDMENT NO. 1.
Adds reference to:
720 ILCS 570/313
```

Further amends the Illinois Controlled Substances Act. In provisions concerning emergency oral prescriptions, changes a reference from "written" to "oral". Provides that within 7 days (now, 72 hours) after issuing an emergency oral prescription, the prescriber must cause a written prescription to be delivered to the dispensing pharmacist. Provides that the controlled substance prescription monitoring program is limited to Schedule II controlled substances. Makes controlled substances lawfully administered in hospitals and nursing homes exempt from the Schedule II controlled substance prescription monitoring program. Removes from current law provisions concerning facsimile transmission of certain prescriptions for Schedule II controlled substances for infusion in a private residence, nursing home, or hospice. Removes requirement that information concerning the number of days of supply of a Schedule II controlled substance dispensed be transmitted to the central repository. Provides that the Department of Professional Regulation must provide the Department of Human Services with electronic access (instead of just access) to license information of a prescriber or dispenser. Provides that the advisory committee to assist the Department of Human Services in implementing the Schedule II controlled substance prescription monitoring program shall consist of prescribers and dispensers. Adds an April 1, 2000 effective date to the

SENATE AMENDMENT NO. 3.

```
Deletes reference to:
720 ILCS 570/308 rep.
720 ILCS 570/310 rep.
720 ILCS 570/311 rep.
720 ILCS 570/311 rew
720 ILCS 570/317 new
720 ILCS 570/318 new
720 ILCS 570/319 new
720 ILCS 570/320 new
720 ILCS 570/406
Adds reference to:
720 ILCS 570/102
720 ILCS 570/201
720 ILCS 570/201
```

Deletes everything. Amends the Illinois Controlled Substances Act. Deletes references in the Act to "designated products" and to "official prescription blank". Restores provisions providing for facsimile transmission of prescriptions for Schedule II controlled substances administered to patients by parenteral, intravenous, intramuscular, subcutaneous, or intraspinal transfusion to a patient in a private residence, long-term care facility, or hospice. Provides that the facsimile serves as the original written prescription and shall be maintained in the same manner as the original written prescription. If a patient resides in a hospice certified by Medicare or by the State, the practitioner or his or her agent shall note on the prescription that the patient is a hospice patient. Makes a change concerning application of the Schedule II controlled substance prescription monitoring program. Effective April 1, 2000.

SENATE AMENDMENT NO. 4.

```
Adds reference to:
720 ILCS 570/204 from Ch. 56 1/2, par. 1204
720 ILCS 570/206 from Ch. 56 1/2, par. 1206
720 ILCS 570/208 from Ch. 56 1/2, par. 1208
720 ILCS 570/210 from Ch. 56 1/2, par. 1210
720 ILCS 570/214 from Ch. 56 1/2, par. 1214
```

Further amends the Illinois Controlled Substances Act. Exempts from the requirements of the Act anabolic steroids exempted by the Administrator of the federal Drug Enforcement Administration from the requirements of the federal Controlled Substances Act. Changes the Schedule of certain controlled substances and eliminates certain controlled substances from the Schedules.

99-02-22	Н	Filed With Clerk			
	Н	First reading	Referred to Hse Rules Comr		
99-02-24 99-03-03			Assigned to Human Services Do Pass/Short Debate Cal 0		
99 - 03-03		Placed Cal 2nd Rdg-Shrt Dbt	Do Fass/Short Debate Car O	13-000-000	
99-03-05	Н	Amendment No.01	CURRIE		
	H	Amendment referred to	HRUL		
99-03-09	Н	Cal Ord 2nd Rdg-Shrt Dbt Amendment No.02	CURRIE		
79-03-07	H	Amendment referred to	HRUL		
	Н	Cal Ord 2nd Rdg-Shrt Dbt			
99-03-16	Н	Second Reading-Short Debate	e		
99-03-18		Held 2nd Rdg-Short Debate Amendment No.01	CURRIE		
77-05-10	H	Rules refers to	HHSV		
	Н	Amendment No.02	CURRIE		
	Н	Rules refers to	HHSV		
99-03-19	Н	Held 2nd Rdg-Short Debate Amendment No.01	CURRIE		
22-US-12		Recommends be Adopted HE			
	Η	Amendment No.02	CURRIE		
	H	Recommends be Adopted HH		A 14-1	
	Н		CURRIE CURRIE	Adopted Adopted	
		Pld Cal 3rd Rdg-Shrt Dbt	COTAGE	ridopied	
99-03-22	H	3rd Rdg-Shrt Dbt-Pass/Vote	111-000-000		
		Arrive Senate Placed Calndr First Rdg	•		
99-03-23		Chief Sponsor SYVERSON			
	S	First reading	Referred to Sen Rules Comr	n	
99-04-14	S		Assigned to Public Health &	Welfare	
99-04-20 99-04-27			Postponed		
99-04-27		Amendment No.01	Postponed PUB HEALTH S	Adopted	
,, ,, ,,	S		Recmnded do pass as ameno		
00 05 11		Placed Calndr, Second Rdg			
99-05-11	S S	Filed with Secretary Amendment No.02	SYVERSON		
	S	Amendment referred to			
99-05-12	S	Amendment No.02	SYVERSON		
		Be apprvd for consideratn SR Placed Calndr, Second Rdg	UL		
99-06-27	S	raced Camer, Second Rug	Refer to Rules/Rul 3-9(b)		
	S	Tabled Pursuant to Rule5-4(A	A) SA 02		
00 00 00	S		Committee Rules		
00-03-09	S S	Placed Calndr,Second Rdg	Approved for Consideration	SRUL	
00-03-21		Filed with Secretary			
	S	Amendment No.03	SYVERSON		
	S	Amendment referred to Filed with Secretary	SRUL		
	S	Amendment No.04	SYVERSON		
	S	Amendment referred to	SRUL		
00-03-22	S	Amendment No.03	SYVERSON		
	S	Rules refers to Amendment No.04	SPBH SYVERSON		
	S	Rules refers to	SPBH		
00-03-23	S	Amendment No.03	SYVERSON		
	S	Amendment No.04	Be adopted SYVERSON		
	S	Amendment 110.04	Be adopted		
	S	Second Reading	•		
	S	Amendment No.03 Amendment No.04	SYVERSON SYVERSON	Adopted	
		Placed Calndr,3rd Reading	O I VERSON	Adopted	
00-03-24	S	Third Reading - Passed 056-0	000-000		
		Arrive House	01.02.04		
H Place Cal Order Concurrence 01,03,04					

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00-04-04 H Primary Sponsor Changed To BRADLEY
         H Added As A Joint Sponsor CURRIE
00-04-05 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUI.
                 Rules refers to
                                       HHSV
         H Approved for Consideration HHSV/010-000-000
         H Calendar Order of Concurren 01,03,04
00-04-10 H H Concurs in S Amend 1,3,4/116-000-000
         H Passed both Houses
00-05-01 H Sent to the Governor
00-06-02 H Governor approved
         Η
              Effective Date 00-06-02
         Η
              PUBLIC ACT 91-0714
```

HB-2575 MORROW.

In addition to any other amounts appropriated to the Department of Transportation for Fiscal Year 2000, appropriates \$1 to the Department of Transportation.

```
99-02-22 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Appropriations-Public Safety
99-03-05 H
                                      COMMITTEE DEADLINE
         Н
                                      EXTENDED - 3/12/99
         Η
                                      Committee Appropriations-Public Safety
99-03-12 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-2576 MORROW.

In addition to any other amounts appropriated to the Department of Corrections for Fiscal Year 2000, appropriates \$1 to the Department of Corrections.

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99-02-22 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Appropriations-Public Safety
99-03-05 H
                                     COMMITTEE DEADLINE
                                     EXTENDED - 3/12/99
        H
        Н
                                     Committee Appropriations-Public Safety
99-03-12 H
                                     Re-Refer Rules/Rul 19(a)
        H
                                     COMMITTEE DEADLINE
        Н
                                     EXTENDED - 3/26/99
         Н
                                     Committee Rules
```

01-01-09 H Session Sine Die

HB-2577 WAIT.

New Act

30 ILCS 105/5.490 new

35 ILCS 200/18-45

105 ILCS 5/17-11 105 ILCS 5/18-8.05 from Ch. 122, par. 17-11

Creates the School District Income Tax Act. Allows school districts to tax income after referendum approval of district residents and record owners of property in the district. Provides for additional levies, administration and distribution of the tax, and penalties for violations. Applies only to income earned following 120 days after certification of the results of the referendum. Creates a credit against the tax in an amount not to exceed \$500 equal to 5% of the amounts spent by the taxpayer on monthly rent for the taxpayer's residence. Amends the Property Tax Code to provide for abatement of residential, farm, and small business property. Amends the School Code to require that school districts certify income tax levies and amounts realized for property tax abatement purposes and to coordinate the calculation of school aid with the income tax levies by adjusting the operating tax rate accordingly. Amends the State Finance Act to create

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

the School District Income Tax Fund. Effective immediately.

99-02-22 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

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99-02-24 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-2578 GARRETT.

Appropriates \$1 to the Department of Transportation for all costs associated with various studies on infrastructure and safety. Effective July 1, 1999.

```
99-02-22 H Filed With Clerk
H First reading
P9-02-24 H
Session Sine Die
Referred to Hse Rules Comm
Assigned to Appropriations-Public Safety
Re-Refer Rules/Rul 19(a)
```

HB-2579 GARRETT.

605 ILCS 5/4-410 new

110 ILCS 680/25-25 110 ILCS 685/30-25 110 ILCS 690/35-25

Amends the Illinois Highway Code to add a Section concerned with the construction of sidewalks along State highways. Provides caption only.

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99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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
                                            GARRETT
                       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
                                            GARRETT
                       Rules refers to
               Η
                                             HTRN
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                      Amendment No.01
                                            GARRETT
               H Recommends be Adopted HTRN/015-013-000
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2580
            RYDER.
  110 ILCS 305/11
                                   from Ch. 144, par. 32
  110 ILCS 520/5
                                   from Ch. 144, par. 655
  110 ILCS 660/5-25
  110 ILCS 665/10-25
  110 ILCS 670/15-25
  110 ILCS 675/20-25
```

Amends various Acts relating to the governance of the public universities in Illinois. Provides that at each regular and special meeting of the university's governing board that is open to the public, members of the public and employees of the University shall be afforded time to make comments to or ask questions of the board.

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99-02-22 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Higher Education
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
99-03-12 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 BURZYNSKI
99-03-18 S First reading
                                      Referred to Sen Rules Comm
99-04-15 S Added as Chief Co-sponsor LUECHTEFELD
         S Added as Chief Co-sponsor MYERS,J
         S Added as Chief Co-sponsor DONAHUE
         S Added as Chief Co-sponsor BOMKE
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00-01-20 S
                                      Assigned to Education
00-01-26 S
                                      Postponed
00-02-02 S
                                      Postponed
00-02-09 S
                                      Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
00-03-08 S Second Reading
         S Placed Calndr,3rd Reading
00-03-23 S Added As A Co-sponsor MADIGAN,L
00-03-24 S Added As A Co-sponsor DEMUZIO
         S Third Reading - Passed 056-000-000
         H Passed both Houses
00-04-21 H Sent to the Governor
00-06-02 H Governor approved
         Н
              Effective Date 01-01-01
         Η
              PUBLIC ACT 91-0715
```

HB-2581 RYDER - MCKEON.

115 ILCS 5/2

from Ch. 48, par. 1702

Amends the Illinois Educational Labor Relations Act. In the provision defining "short-term employee", provides that the employee must not have a reasonable expectation (instead of a reasonable assurance) that he or she will be rehired.

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99-02-22 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
00-04-11 H Added As A Joint Sponsor MCKEON
01-01-09 H Session Sine Die
```

HB-2582 GARRETT.

Appropriates \$1 from the General Revenue Fund to the Department of Transportation for the assessment of traffic light synchronization in high traffic congested areas across the State. Effective July 1, 1999.

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99-02-22 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 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-2583 RYDER AND BELLOCK.

New Act

730 ILCS 5/3-7-2

730 ILCS 5/3-7-2.5 new

Creates the Commission for the Blind Act. Provides for a Commission for the Blind to administer educational and rehabilitation programs for blind persons now administered by the Illinois Bureau of Blind Services and the Department of Human Services. Requires the commission to be operational by July 1, 2000. Provides for a governing board appointed by the Governor.

from Ch. 38, par. 1003-7-2

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Executive
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      99-03-10 H Added As A Co-sponsor BELLOCK
      01-01-09 H Session Sine Die
HB-2584
             JOHNSON, TOM.
    5 ILCS 140/7
                                    from Ch. 116, par. 207 -
  720 ILCS 5/31A-2 new
  720 ILCS 5/31A-3 new
  725 ILCS 5/115-21 new
  730 ILCS 5/3-2-10 new
  730 ILCS 5/3-2-11 new
  730 ILCS 5/3-4-3
                                    from Ch. 38, par. 1003-4-3
  730 ILCS 5/3-5-1
                                    from Ch. 38, par. 1003-5-1
  730 ILCS 5/3-6-2
                                    from Ch. 38, par. 1003-6-2
  730 ILCS 5/3-6-3
                                    from Ch. 38, par. 1003-6-3
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730 ILCS 5/3-8-7 from Ch. 38, par. 1003-8-7
730 ILCS 5/3-12-2 from Ch. 38, par. 1003-12-2
730 ILCS 5/3-12-5 from Ch. 38, par. 1003-12-5
730 ILCS 5/3-12-7 from Ch. 38, par. 1003-12-7
730 ILCS 5/3-12-15 new
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1
730 ILCS 5/5-5-6 from Ch. 38, par. 1005-8-4
```

Amends the Unified Code of Corrections. Establishes restrictions on personal visits, phone calls, television watching, and recreational activities of inmates during their first 6 month of incarceration in Department facilities. Requires inmates to be tested 6 months after incarceration for HIV. Establishes restrictions on the personal property of inmates. Creates the Prison Oversight Commission. Creates the Office of the Executive Director to investigate administrative acts of the Department of Corrections that are contrary to law or policy. Amends the Freedom of Information Act. Permits the records of inmates of the Department of Corrections to be made available to probation officers, State's Attorneys, law enforcement officers, crime victims, and the court. Amends the Criminal Code of 1961. Provides that it is a Class 4 felony to use an alias or false identification card to gain access as a visitor to a Department of Corrections facility. Provides that a criminal offense committed in a penal institution or within 1,000 feet of a penal institution in furtherance of gang activity shall be enhanced one classification. Amends the Code of Criminal Procedure of 1963. Provides that it is prima facie evidence of a possession violation of the Cannabis Control Act or the Illinois Controlled Substances Act that an inmate tested positive for cannabis or a controlled substance. Makes other changes.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
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```
99-02-22 H Filed With Clerk
H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law
Re-Refer Rules/Rul 19(a)
```

HB-2585 GASH.

20 ILCS 1405/56 from Ch. 127, par. 56

Amends the Civil Administrative Code of Illinois. Provides that the Department of Insurance has the power to assess the availability of employer-based long-term care insurance and promote it as a health insurance option for employees.

```
FISCAL NOTE (Department of Insurance)
This bill will have a nominal fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
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```
99-02-22 H Filed With Clerk
H First reading
P9-02-24 H Assigned to Hse Rules Comm
Assigned to Insurance
P9-03-04 H Fiscal Note Filed
H Committee Insurance
P9-03-05 H Re-Refer Rules/Rul 19(a)
```

HB-2586 GASH – FEIGENHOLTZ AND ERWIN.

305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the Illinois Public Aid Code. Provides that the Department of Public Aid shall cover under the Medicaid program as a class of persons eligible, persons whose income is less than 200% of the federal poverty level, for the receipt of family planning services.

```
99-02-22 H Filed With Clerk
H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FEIGENHOLTZ
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
```

2327 HB-2587

HB-2587 GASH - GRANBERG.

730 ILCS 5/3-14-3

from Ch. 38, par. 1003-14-3

Amends the Unified Code of Corrections. Provides that as part of the parole services provided by the Department of Corrections it shall provide after-care services and support for women to help them make the transition to healthy parenting and crime-free occupations.

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

99-02-22 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Added As A Joint Sponsor GRANBERG

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

99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die
```

HB-2588 GASH.

110 ILCS 947/39 new

Amends the Higher Education Student Assistance Act. Provides that the Illinois Student Assistance Commission, in conjunction with the Department of Human Services, shall operate a pilot project to provide financial assistance to economically-needy students who are taking fewer than 6 credit hours per term but are working full time and raising a family at the same time.

```
NOTE(S) THAT MAY APPLY: Fiscal 99-02-22 H Filed With Clerk
```

33 02 22 11 1 Hea Idi. Clerk	
H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2589 GASH – FEIGENHOLTZ – DAVIS, MONIQUE.

305 ILCS 5/9A-1

from Ch. 23, par. 9A-1

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall adopt goals and implement strategies to move public aid recipients under Article IV into long-term employment in jobs paying wages that place them above the federal poverty line.

```
FISCAL NOTE (Department of Human Services)
The fiscal impact is unknown.
99-02-22 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Human Services
99-03-03 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FEIGENHOLTZ
99-03-04 H
                                      Fiscal Note Requested BLACK
                                      St Mandate Fis Nte Req BLACK
         Н
         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
         H Joint Sponsor Changed to DAVIS, MONIQUE
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor OBAMA
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Fiscal Note Filed
                                      Committee Rules
99-04-26 S Added as Chief Co-sponsor LIGHTFORD
01-01-09 H Session Sine Die
```

HB-2590 **2328**

HB-2590 GASH - FEIGENHOLTZ - KLINGLER - SCOTT, GARRETT, COULSON, MULLIGAN AND CURRIE.

20 ILCS 2310/55.69

from Ch. 127, par. 55.69

Amends the Civil Administrative Code of Illinois. Adds as duties of the staff person of the Department of Public Health designated to handle women's health issues the duties of exploring ways to expand women's access to health insurance, exploring ways to increase access to a full range or reproductive health services, including sexually transmitted disease and AIDS awareness, prevention, and treatment, and exploring ways to expand existing mental health care programs to address the specific needs of women.

```
99-02-22 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Human Services
99-03-03 H
                                     Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Joint Sponsor FEIGENHOLTZ
         H Added As A Co-sponsor GARRETT
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 Joint Sponsor Changed to RONEN
         H Joint Sponsor Changed to KLINGLER
         H Joint Sponsor Changed to SCOTT
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor CURRIE
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-002
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-03-25 S Chief Sponsor LINK
         S Added as Chief Co-sponsor MADIGAN,L
         S First reading
                                     Referred to Sen Rules Comm
01-01-09 H Session Sine Die
```

HB-2591 GASH – COULSON – FEIGENHOLTZ – SLONE, SCOTT, MULLIGAN, KLINGLER AND CURRIE.

20 ILCS 605/46.70 new

01-01-09 H Session Sine Die

Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall develop a model program to encourage women's opportunities in employment and business. Provides that the program shall be called the Equitable Employment Practices program.

```
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to State Government
                                            Administration
   99-03-04 H
                                         Do Pass/Short Debate Cal 008-000-000
             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 RONEN
             H Added As A Joint Sponsor COULSON
             H Added As A Joint Sponsor FEIGENHOLTZ
             H Added As A Joint Sponsor SLONE
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor KLINGLER
             H Added As A Co-sponsor CURRIE
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-13 S Chief Sponsor SULLIVAN
    99-04-14 S First reading
                                         Referred to Sen Rules Comm
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2329 HB-2592

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HB-2592
            GASH.
   20 ILCS 1005/43a
                                   from Ch. 127, par. 43a
   20 ILCS 1005/43a.15 new
  Amends the Civil Administrative Code of Illinois. Requires the Department of Em-
ployment Security to implement policies to reduce the barriers women experience in
qualifying for unemployment insurance.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      99-02-24 H
                                           Assigned to Labor & Commerce
      99-03-05 H
                                           Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2593
             GASH - GRANBERG - MCCARTHY - RONEN - SLONE, SCOTT, COUL-
             SON, KLINGLER, MULLIGAN AND CURRIE.
   20 ILCS 705/20 rep.
  Amends the Women's Business Ownership Act. Deletes the September 1, 1999 re-
peal date. Effective immediately.
  SENATE AMENDMENT NO. 1.
      Deletes reference to:
      20 ILCS 705/20 rep.
      Adds reference to:
      20 ILCS 705/20
  Deletes everything. Amends the Women's Business Ownership Act. Provides that
the Act is repealed on September 1, 2004 (instead of September 1, 1999). Effective im-
mediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      99-02-24 H
                                            Assigned to State Government
                                              Administration
      99-03-01 H Added As A Joint Sponsor GRANBERG
      99-03-04 H
                                           Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 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
      99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-18 H Added As A Joint Sponsor RONEN
               H Added As A Joint Sponsor SLONE
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor COULSON
               H Added As A Co-sponsor KLINGLER

    H Added As A Co-sponsor MULLIGAN

               H Added As A Co-sponsor CURRIE
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-001
      99-03-22 S Arrive Senate
                S Placed Calndr First Rdg
      99-03-29 S Chief Sponsor PARKER
      99-04-14 S First reading
                                            Referred to Sen Rules Comm
      99-04-20 S
                                            Assigned to Executive
      99-04-26 S Added as Chief Co-sponsor MADIGAN,L
      99-04-29 S
                       Amendment No.01
                                            EXECUTIVE
                                                                     Adopted
                                                          S
                                            Recmnded do pass as amend 012-000-000
                S Placed Calndr, Second Rdg
      99-05-04 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-06 S Third Reading - Passed 057-000-000
       99-05-07 H Arrive House
                H Place Cal Order Concurrence 01
      99-05-18 H Motion Filed Concur
                       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 01/114-000-000

H Passed both Houses

99-06-18 H Sent to the Governor 99-08-13 H Governor approved Effective Date 99-08-13 Н PUBLIC ACT 91-0511 Н

GASH. HB-2594

20 ILCS 3975/4.5

Amends the Illinois Human Resource Investment Council Act. Requires the Council to market and track the economic development opportunities offered to women and to compare those opportunities to the opportunities offered to men.

99-02-22 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to State Government Administration 99-03-04 H Do Pass/Short Debate Cal 008-000-000 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-2595 GASH.

305 ILCS 5/12-4.33

Amends the Illinois Public Aid Code. Makes a technical change in provisions regarding studies of the Temporary Assistance for Needy Families and other programs.

99-02-22 H Filed With Clerk Referred to Hse Rules Comm H First reading 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2596 GASH - CURRIE - MULLIGAN - FEIGENHOLTZ, SLONE, SCOTT, COULSON, GILES AND FRITCHEY.

20 ILCS 615/3

from Ch. 23, par. 3453

Amends the Displaced Homemakers Assistance Act. Provides that single parents and persons preparing for non-traditional training and employment are eligible for assistance under the Act.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-22 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services 99-03-03 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 CURRIE

H Added As A Joint Sponsor MULLIGAN

H Added As A Joint Sponsor FEIGENHOLTZ

H Added As A Joint Sponsor RONEN

H Added As A Co-sponsor SLONE

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor GILES

H Added As A Co-sponsor FRITCHEY

99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 118-000-000

99-03-22 S Arrive Senate

S Placed Calndr First Rdg

99-04-15 S Chief Sponsor MADIGAN,L

99-04-20 S First reading Referred to Sen Rules Comm

99-04-22 S Added as Chief Co-sponsor LIGHTFORD

01-01-09 H Session Sine Die

HB-2597 GASH - COULSON - MULLIGAN - SLONE, SCOTT AND CURRIE.

20 ILCS 505/5.15

Amends the Children and Family Services Act. Provides that the Department of Human Services shall include, in its annual report to the General Assembly regarding child **2331** HB-2597—Cont.

care issues, an assessment of working condition improvements required to attract capable caregivers and a determination by the Department of the adequacy of day care facility pay and benefit packages in assuring quality care. Provides that the Department shall include in its day care planning activities priorities a plan to create more child care slots and improve quality and accessibility of child care, the provision of grants to encourage the creation and expansion of child care centers in high need communities, the creation of more child care options for off-hour workers and working women with sick children, encouragement to companies to provide child care, strategies for subsidizing students pursuing degrees in the child care field, and support service programs that assist teen parents to continue and complete their education.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Children & Youth
    99-03-03 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 RONEN
             H Added As A Joint Sponsor COULSON
             H Added As A Joint Sponsor MULLIGAN
             H Added As A Joint Sponsor SLONE
             H Added As A Co-sponsor SCOTT
             H Added As A Co-sponsor CURRIE
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-21 S Chief Sponsor SHAW
             S Added as Chief Co-sponsor SMITH
             S Added as Chief Co-sponsor DEL VALLE
             S Added as Chief Co-sponsor TROTTER
             S First reading
                                         Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
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HB-2598 GASH.

105 ILCS 435/2

20 ILCS 605/46.70 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall convene a task force to develop a model domestic violence employee awareness and assistance policy to provide businesses with the best means to ascertain domestic violence awareness in the workplace, assist affected employees, and provide a safe and helpful working environment for employees experiencing the effects of domestic violence. Provides that the model policy shall address corporate domestic violence policies, dissemination of resource information, workplace safety issues, and workplace training programs with the final model policy, if approved, presented to the Governor and the General Assembly not later than one year after the effective date of this amendatory Act of 1999. Provides for technical support and a 4-year follow-up.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to State Government
                                               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 .
HB-2599
            GASH AND ERWIN.
  105 ILCS 5/2-3.126 new
  105 ILCS 5/27-23.6 new
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from Ch. 122, par. 697

Amends the School Code and the Vocational Education Act. Requires the State Board of Education to employ a sex equity coordinator to monitor school districts' compliance with Title IX of the Education Amendments of 1972 and State rules concerning sex equity. Requires pupils in grades 3, 6, and 8 to be educated on all career clusters, including those non-traditional for their gender. Requires the State Plan for Vocational Education to include goals and programs to increase women's participation in non-traditional training and employment.

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FISCAL NOTE (State Board of Education)
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There may be additional personnel needed after establishment

of career clusters.

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NOTE(S) THAT MAY APPLY: Fiscal: State Mandates
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99-02-22 H Filed With Clerk
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H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elementary & Secondary

Education

99-03-03 H Do Pass/Short Debate Cal 023-000-000

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

99-03-19 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-2600 GASH.

20 ILCS 2310/55.91 new

30 ILCS 105/5.490 new

35 ILCS 5/507U new

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

Amends the Illinois Income Tax Act to create a tax checkoff for the Children's Heart Foundation Fund, Amends the State Finance Act to create the Children's Heart Foundation Fund. Amends the Civil Administrative Code of Illinois to direct the Department of Human Services to make grants to organizations in Illinois for (i) research of treatment and prevention of heart disease in children and (ii) community-based supportive and educational services for children with heart disease and their families in Illinois.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2601 GASH – FRITCHEY – FEIGENHOLTZ AND ERWIN.

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.

NOTE(S) THAT MAY APPLY: Home Rule

99-02-22 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Human Services

99-03-03 H Added As A Joint Sponsor FRITCHEY

H Added As A Joint Sponsor FEIGENHOLTZ

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

2333 HB-2602

HB-2602 GASH – SCULLY – CROTTY – ERWIN – COULSON, GIGLIO AND RONEN.

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10 ILCS 5/9-1.9-5 new

10 ILCS 5/9-2.10 new

10 ILCS 5/9-7.2 new

10 ILCS 5/9-7.15 new

10 ILCS 5/9-8.5 new

10 ILCS 5/9-25.5 new

10 ILCS 5/9-25.10 new

10 ILCS 5/9-26
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20 ILCS 3960/3

30 ILCS 105/5.490 new

from Ch. 46, par. 9-26

Amends the Election Code. Permits public officials and candidates for public office to establish no more than one political committee. Defines a political action committee as a political committee established by other than a public official, a candidate, or a county or State central committee of a political party. Prohibits corporations, non-profit corporations, and labor unions from making campaign contributions from their treasury funds. Requires the political action committees of any corporation, labor union, or association that makes certain qualifying campaign contributions to register and file contribution reports with the State Board of Elections. Eliminates the separate registration and filing requirement for non-profit organizations. Limits contributions to General Assembly members and candidates and statewide officers and candidates from individuals and political action committees. Prohibits transfers and contributions from a public official's or candidate's political committee to other political committees. Limits the amount of funds retained by the political committee of General Assembly members and candidates and statewide officers and candidates at the end of an election cycle. Requires dissolution of a public official's or candidate's political committee within 4 years of leaving office or defeat. Limits the use of the committee to remaining funds. Requires the State Board of Elections to prepare and distribute guidebooks on General Assembly and statewide office candidates. Changes the penalty for willful failure to file campaign reports or willful filing of false reports from a business offense to a Class A misdemeanor. Makes receipt and retention of contributions in excess of limits a Class A misdemeanor.

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CORRECTIONAL NOTE (Department of Corrections)
      There will be no fiscal or prison population impact.
      FISCAL NOTE (State Board of Elections)
      HB 2602 would cost the State Board approximately $50,000 for
      software and Web Site modifications and $1.5 M per election
      for the candidate guidebooks.
  NOTE(S) THAT MAY APPLY: Correctional: Fiscal
      99-02-22 H Filed With Clerk
               H Added As A Joint Sponsor SCULLY
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Elections & Campaign Reform
      99-02-26 H Added As A Co-sponsor GIGLIO
      99-03-03 H
                                             Do Pass/Short Debate Cal 009-002-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                             Correctional Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-04 H.
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-10 H Joint Sponsor Changed to CROTTY
      99-03-15 H Joint Sponsor Changed to ERWIN
               H Added As A Co-sponsor COULSON
      99-03-16 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      99-03-17 H Added As A Joint Sponsor COULSON
               H Added As A Co-sponsor RONEN
      99-03-26 H
                                             Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
             COULSON - MCGUIRE AND ERWIN.
HB-2603
  New Act
                                    from Ch. 23, par. 6104.04
   20 ILCS 105/4.04
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from Ch. 111 1/2, par. 1153

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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
```

Creates the Assisted Living and Shared Housing Establishment Act. Provides for the Act to be administered by the Department of Public Health. Permits the development and operation of assisted living and shared housing establishments for senior citizens. Provides that assisted living and shared housing establishments provide residential accommodations and specified services to seniors. Provides that 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 for penalties for violations. Creates the Assisted Living and Shared Housing Advisory Board to advise the Director of the Department of Public Health 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. Amends the State Finance Act to create the Assisted Living and Shared Housing Regulatory Fund. Effective January 1, 2000 except that provisions relating to the Assisted Living and Shared Housing Advisory Board and powers and duties of the Department of Public Health take effect upon becoming law.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-22 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Executive
99-03-01 H Added As A Joint Sponsor MCGUIRE
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
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99-03-19 H Added As A Co-sponsor ERWIN

01-01-09 H Session Sine Die

HB-2604 MYERS, RICHARD - HOFFMAN - MITCHELL, JERRY - MOFFITT -WOOLARD AND FOWLER.

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20 ILCS 2605/55a
                                   from Ch. 127, par. 55a
20 ILCS 2605/55a-9 new
20 ILCS 2905/1
                                   from Ch. 127 1/2, par. 1
20 ILCS 2905/2
                                   from Ch. 127 1/2, par. 2
```

Amends the Civil Administrative Code of Illinois and the State Fire Marshal Act. Transfers the powers and duties, including arson, fire, and explosion investigations, of the Department of Law Enforcement of the Office of the State Fire Marshal to the Department of State Police.

```
99-02-22 H Filed With Clerk
         H Added As A Joint Sponsor HOFFMAN
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                  --- Assigned to State Government
                                        Administration
99-02-25 H Joint Sponsor Changed to MITCHELL, JERRY
         H Joint Sponsor Changed to MOFFITT
99-03-05 H
                                     Re-Refer Rules/Rul 19(a)
         H Joint Sponsor Changed to WOOLARD
         H Added As A Co-sponsor FOWLER
```

01-01-09 H Session Sine Die

HB-2605 WINTERS - LAWFER - WAIT - SMITH, MICHAEL, MYERS, RICHARD, RIGHTER, MOFFITT, WIRSING, TENHOUSE, BOST, JONES, JOHN AND LEITCH.

2335 HB-2605—Cont.

Creates the Illinois River-Friendly Farmer Program Act. Directs the Department of Agriculture to establish a program to recognize farmers helping to clean up the State's rivers. Sets criteria for recognition.

HOUSE AMENDMENT NO. 1.

Changes the title of the Act to the Illinois Rivers-Friendly Farmer Program Act and changes the title of the program in the same manner. Provides that farmers seeking the "Rivers-Friendly Farmer" designation may apply to the Department of Agriculture or to an agency designated by the Department by rule. Provides that in order to qualify for the designation, farmers must keep crop land soil loss within levels set by the State's Erosion and Sediment Control Guidelines, must apply fertilizer in a manner consistent with Illinois Agronomy Handbook guidelines, and must apply manure in a manner that minimizes contamination within 200 feet, rather than 300, of areas needing special protection.

SENATE AMENDMENT NO. 1.

Revises the criteria for earning the designation "Rivers-Friendly Farmer" that relate to vegetative filter strips and government conservation program participation. Provides that the Department of Agriculture may collect an administrative filing fee of \$15 for each application for the designation, plus an amount equal to the cost of a sign that designates a farmer as a "Rivers-Friendly Farmer". Provides that all moneys collected by the Department shall be deposited in a promotional trust, as provided in the Civil Administrative Code of Illinois, to be used for the purposes of the program, as authorized by the Rivers-Friendly Farmer Program Act.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Agriculture & Conservation
    99-03-03 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
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
                                         WINTERS
    99-03-22 H
                    Amendment No.01
             Н
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    99-03-25 H
                    Amendment No.01
                                         WINTERS
             H Recommends be Adopted HRUL
             H Held 2nd Rdg-Short Debate
    99-03-26 H
                                         WINTERS
                                                                  Adopted
                    Amendment No.01
             H Pld Cal 3rd Rdg-Shrt Dbt
             H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
             H Added As A Joint Sponsor LAWFER
             H Added As A Joint Sponsor WAIT
             H Added As A Joint Sponsor SMITH, MICHAEL
    99-04-14 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor MYERS,J
             S First reading
                                          Referred to Sen Rules Comm
    99-04-20 S
                                          Assigned to Agriculture & Conservation
    99-04-28 S
                     Amendment No.01
                                          AGRICULTURE 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
    99-05-06 S Third Reading - Passed 057-000-000
    99-05-07 H Arrive House
             H Place Cal Order Concurrence 01
    99-05-11 H Motion Filed Concur
                    Motion referred to
                                           HRUL
             H Calendar Order of Concurren 01
    99-05-14 H Added As A Co-sponsor MYERS,RICHARD
             H Added As A Co-sponsor RIGHTER
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99-05-14-Cont.
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor WIRSING
               H Added As A Co-sponsor TENHOUSE
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor LEITCH
      99-05-17 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/111-004-000
               H Passed both Houses
      99-06-15 H Sent to the Governor
      99-08-14 H Governor approved
                    Effective Date 00-01-01
                    PUBLIC ACT 91-0570
               Н
HB-2606
            SAVIANO.
  235 ILCS 5/6-14
                                   from Ch. 43, par. 129
  Amends the Liquor Control Act of 1934. Adds a caption and makes technical
changes to the Section concerning retail sales on Sundays.
      99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2607
            CAPPARELLI.
  235 ILCS 5/7A-6
                                   from Ch. 43, par. 157f
  Amends the Liquor Control Act of 1934. Adds a caption to a Section concerning vio-
lations of the warehouses Article of the Act.
      99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2608
            CAPPARELLI.
  235 ILCS 5/1-1
                                   from Ch. 43, par. 93.9
  Amends the Liquor Control Act of 1934. Adds a caption to the short title Section.
      99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2609
            FRANKS.
   20 ILCS 3965/2
                                   from Ch. 127, par. 3952
  Amends the Illinois Economic Development Board Act concerning the board. Adds
a caption.
      99-02-22 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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
                                            FRANKS
                       Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
      99-03-24 H
                       Amendment No.01
                                            FRANKS
                       Rules refers to
                                             HREV
               H Held 2nd Rdg-Short Debate
      99-03-26 H
                                            Re-Refer Rules/Rul 19(a)
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01-01-09 H Session Sine Die

2337 HB-2610

HB-2610 BRADY, JOHNSON, TOM, TURNER, JOHN, O'CONNOR AND WAIT.

720 ILCS 570/407 from Ch. 56 1/2, par. 1407

Amends the Illinois Controlled Substances Act. Provides for enhanced penalties for the delivery of controlled substances in the presence of a child under 18 years of age. SENATE AMENDMENT NO. 1.

```
Deletes reference to:
720 ILCS 570/407
Adds reference to:
720 ILCS 5/12-6
                              from Ch. 38, par. 12-6
720 ILCS 5/32-4
                              from Ch. 38, par. 32-4
                              from Ch. 38, par. 32-4a
720 ILCS 5/32-4a
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
                              from Ch. 38, par. 1005-6-3.1 from Ch. 95 1/2, par. 6-303
730 ILCS 5/5-6-3.1
625 ILCS 5/6-303
625 ILCS 5/11-501
                              from Ch. 95 1/2, par. 11-501
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
720 ILCS 5/24-6
                              from Ch. 38, par. 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
725 ILCS 120/4.5
725 ILCS 120/6
                              from Ch. 38, par. 1406
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
720 ILCS 5/12-6.1
                              from Ch. 38, par. 12-6.1
430 ILCS 65/2
                              from Ch. 38, par. 83-2
                              from Ch. 38, par. 83-4
430 ILCS 65/4
                              from Ch. 38, par. 83-8
430 ILCS 65/8
430 ILCS 65/14
                              from Ch. 38, par. 83-14
720 ILCS 5/11-14
                              from Ch. 38, par. 11-14
720 ILCS 5/11-14.1
                              from Ch. 38, par. 11-16
720 ILCS 5/11-16
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
720 ILCS 150/5.1
                              from Ch. 23, par. 2355.1
730 ILCS 5/5-5-3
```

Deletes everything. Amends various Acts to re-enact criminal law 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. Excludes certain provisions. Effective immediately.

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NOTE(S) THAT MAY APPLY: Correctional
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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Co-sponsor JOHNSON,TOM
H Added As A Co-sponsor TURNER,JOHN
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
99-03-12 H Added As A Co-sponsor O'CONNOR
H Added As A Co-sponsor WAIT
H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
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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
   99-06-27 S
                                          Refer to Rules/Rul 3-9(b)
   99-12-15 S Bill Considerd Spec Sess 1
                                          Approved for Consideration SRUL
             S Placed Calndr, Second Rdg
             S Second Reading
             S Placed Calndr,3rd Reading
   99-12-21 S Filed with Secretary
             S
                    Amendment No.01
                                          O'MALLEY
             S
                                          -PETKA-PHILIP
             S
                    Amendment referred to SRUL
             S Sponsor Removed MAITLAND
             S Alt Chief Sponsor Changed PETKA
             S Added as Chief Co-sponsor O'MALLEY
             S Added as Chief Co-sponsor PHILIP
             S Added as Chief Co-sponsor GEO-KARIS
             S
                    Amendment No.01
                                          O'MALLEY
             S
                                          -PETKA-PHILIP
             S
               Be apprvd for consideratn SRUL
             S
               Recalled to Second Reading
             S
                    Amendment No.01
                                          O'MALLEY
             S
                                          -PETKA-PHILIP
             S
                                            Adopted
               Placed Calndr,3rd Reading
                                          3/5 vote required
             S Third Reading - Lost 033-003-021
   00-04-11 H Session Sine Die 1ST SPECIAL
          KRAUSE.
                                 from Ch. 122, par. 3-14.25
Amends the School Code to add a caption to a Section concerning a list of unfilled
   99-02-22 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
```

HB-2611

105 ILCS 5/3-14.25

teaching positions.

```
99-02-24 H
                                      Assigned 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
                                      KRAUSE
                 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
99-03-26 H
                                      Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      STROGER.
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HB-2612

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720 ILCS 5/ART. 13.5 heading new
720 ILCS 5/13.5-5 new
720 ILCS 5/13.5-10 new
720 ILCS 5/13.5-15 new
720 ILCS 5/13.5-20 new
745 ILCS 49/81 new
```

Amends the Criminal Code of 1961. Adds the Duty to Aid Law to require a person to aid another who is in peril if aid can be accomplished without harm to the person providing the aid. Penalty for failure to aid is a petty offense with a maximum fine of \$100. Amends the Good Samaritan Act to exempt from liability a person who aids another if required by statute to do so.

JUDICIAL NOTE (Administrative Office of III. Courts) There may be an increase in judicial workloads; impact on the number of judges needed cannot be determined.

2339 HB-2612—Cont.

FISCAL NOTE (Attorney General)

There would be no fiscal impact on the A.G. Office; any additional duties would be absorbed by existing resources.

99-02-22 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Judiciary II - Criminal Law

99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Judicial Note Filed
H Fiscal Note Filed
Committee Rules

01-01-09 H Session Sine Die

HB-2613 SLONE.

70 ILCS 1705/17 from Ch. 85, par. 1117

Amends the Northeastern Illinois Planning Act concerning powers. Adds a caption.

99-02-22 H Filed With Clerk

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned 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-2614 MOORE, ANDREA – CURRIE AND ERWIN.

20 ILCS 687/6-6

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Increases from \$3,000,000 to \$30,000,000 the amount to be contributed by electric suppliers for the Energy Efficiency Trust Fund. Authorizes moneys in that fund to be expended for purchases of products to enhance energy efficiency. Requires program criteria to be established by January 1, 2000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H Filed With Clerk

H Added As A Joint Sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Electric Utility Deregulation

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

HB-2615 MOORE, ANDREA – CURRIE AND ERWIN.

220 ILCS 5/16-107.5 new

Amends the Public Utilities Act. Requires electric utilities and alternative retail electric suppliers to provide net energy metering capabilities for their retail customers that own and operate solar or wind electrical generating facilities. Provides that net production by a customer shall be credited to its bill at the same rate the electric utility or alternative retail electrical supplier charges for electricity provided to the customer. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H Filed With Clerk

H Added As A Joint Sponsor CURRIE

H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Electric Utility Deregulation

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

HB-2616 MOFFITT – SCHOENBERG – CURRIE – HULTGREN – MATHIAS AND GARRETT.

New Act

Creates the Illinois Electronic Mail Act. Provides that no person or entity conducting business in this State may send or cause to be sent any electronic mail message consisting of unsolicited advertising material for the lease, sale, rental, gift, offer, or other disposition of any realty, goods, services, or extension of credit if: a third party's Internet

domain name is used without permission; any information in identifying the point of origin or the transmission path of the message is misrepresented; or the message contains false or misleading information in the subject line. Imposes various requirements upon any person or entity conducting business in this State who sends or causes to be sent unsolicited electronic mail messages documents consisting of unsolicited advertising material for the lease, sale, rental, gift, offer, or other disposition of any realty, goods, services, or extension of credit. Provides for various remedies for violations of the Act. Provides that violation of the Act is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
720 ILCS 5/16D-2 from Ch. 38, par. 16D-2
720 ILCS 5/16D-3 from Ch. 38, par. 16D-3
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z
```

Deletes everything after the enacting clause. Adds new provisions concerning transmission of unsolicited or misleading electronic mail. Imposes penalties for violations. Makes other changes. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that a violation of the Electronic Mail Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act. Amends provisions of the Criminal Code of 1961 concerning computer tampering. Prohibits the falsification or forging of electronic mail information and the sale, distribution, or possession of software that facilitates the falsification of electronic mail transmission information. Imposes penalties for violations.

SENATE AMENDMENT NO. 1.

In the definition of "unsolicited electronic mail advertisement", provides that the term applies if the initiator does not have a "prior or existing" (instead of "existing") business or personal relationship with the recipient and other conditions are met. Changes some references to "electronic mail advertisement" to references to "unsolicited electronic mail advertisement".

```
99-02-22 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Computer Technology
                                     Do Pass/Short Debate Cal 011-000-000
99-03-04 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor SCHOENBERG
99-03-16 H
                Amendment No.01
                                     MOFFITT
                Amendment referred to HRUL
         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
                Amendment No.01
                                     MOFFITT
                Rules refers to
                                      HCOM
         H Cal Ord 3rd Rdg-Short Dbt
99-03-19 H
                Amendment No.01
                                     MOFFITT
         H Recommends be Adopted HCOM/008-000-000
         H Rclld 2nd Rdg-Short Debate
                Amendment No.01
                                     MOFFITT
                                                             Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor CURRIE
         H Added As A Joint Sponsor HULTGREN
         H Added As A Joint Sponsor MATHIAS
99-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
         H Added As A Co-sponsor GARRETT
         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 Executive
99-04-21 S Added As A Co-sponsor MOLARO
99-04-22 S
                                     Postponed
99-04-29 S
                                     Postponed
99-05-06 S
                                     EXECUTIVE S
                Amendment No.01
                                                              Adopted
                                     Recmnded do pass as amend 012-000-000
         S Placed Caindr, Second Rdg
```

```
99-05-07 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 058-001-000
        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
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
99-07-22 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0233
      FRANKS - CROTTY - MCGUIRE - DART.
```

HB-2617

```
5 ILCS 100/10-65
                                    from Ch. 127, par. 1010-65
 20 ILCS 2105/60
                                    from Ch. 127, par. 60
                                    from Ch. 40, par. 1101
750 ILCS 15/1
```

Amends the Illinois Administrative Procedure Act, the Civil Administrative Code of Illinois (relating to the powers and duties of the Department of Professional Regulation), and the Non-Support of Spouse and Children Act. Provides that, in addition to imposing any other penalties for a violation of the Non-Support of Spouse and Children Act, a court (i) may order that the offender's Illinois driving privileges be suspended (for a violation of 90 days or more) and (ii) may certify the violation to the Department of Professional Regulation or another licensing agency so that the agency may take appropriate steps with respect to a license held or application filed by the offender (for a violation of more than 60 days). Effective immediately.

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99-02-22 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Child Support Enforcement
99-03-04 H
                                       Do Pass/Short Debate Cal 012-000-000
         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 Joint Sponsor CROTTY
         H Joint Sponsor Changed to MCGUIRE
         H Joint Sponsor Changed to DART
         H 3rd Rdg-Shrt Dbt-Pass/Vote 100-002-015
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor KLEMM
99-03-11 S First reading
                                       Referred to Sen Rules Comm
99-03-18 S Added as Chief Co-sponsor BERMAN
         S Added as Chief Co-sponsor DELEO
99-04-22 S
                                       Assigned to Judiciary
99-05-05 S
                                       Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
99-06-27 S
                                       Refer to Rules/Rul 3-9(b)
01-01-09 H Session Sine Die
```

HB-2618 ZICKUS.

```
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. Allows members to receive up to 24 months of credit for military service not preceded by employment, upon payment of the corresponding employee and employer contributions, plus interest. Provides for a reduced rate of interest if payment is made within a specified 6-month period. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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PENSION NOTE (Pension Laws Commission)
The impact of HB 2618 cannot be determined as the number of
officers who will purchase the military service credit is un-
```

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NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      99-02-22 H Filed With Clerk
                                             Referred to Hse Rules Comm
               H First reading
      99-02-24 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-2619
            ZICKUS.
```

40 ILCS 5/4-109.2

from Ch. 108 1/2, par. 4-109.2.

30 ILCS 805/8.23 new -

commensurate with payroll.

Amends the Downstate Firefighter Article of the Illinois Pension Code. Increases the minimum surviving spouse's pension to \$1,000 per month. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission) HB 2619 would increase the accrued liability of the Downstate Firefighters' pension funds by \$20.3 million. The resulting increase in total annual cost is estimated to be \$1.0 million, or 0.29% of payroll. The increase in accrued liability and annual cost would vary by individual fund and would increase

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

99-02-22 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 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-2620 ZICKUS.

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. Provides a compounded 3% annual increase in surviving spouse and child pensions. 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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Increase in accrued liability \$175.1 million Increase in total annual cost (5.06% of payroll) \$ 17.8 million

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

99-02-22 H Filed With Clerk H First reading Referred to Hse Rules Comm 99-02-24 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

HB-2621 ZICKUS.

40 ILCS 5/4-114 30 ILCS 805/8.23 new

from Ch. 108 1/2, par. 4-114

Amends the Downstate Firefighter Article of the Illinois Pension Code. Increases the annuity payable to certain survivors to 100% of the retirement pension that the deceased firefighter received, or was entitled to receive, at the time of death. Applies to survivors of firefighters who die on or after the effective date. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Increase in accrured liability \$157.9 million Increase in total annual cost (3.37% of payroll) \$ 11.8 million

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

99-02-22 H Filed With Clerk

H First reading Referred to Hse Rules Comm 99-02-24 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-2622 ZICKUS.	
40 ILCS 5/4-109	from Ch. 108 1/2, par. 4-109

Amends the Downstate Firefighter Article of the Illinois Pension Code. Increases the retirement formula from 2.0% to 2.5% of salary for each year of service over 20. 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 estimated increase in accrued liability of all Downstate Firefighters' Pension Funds is \$36.8 million. The increase in annual cost is estimated to be \$3.8 million, or 1.09% of pay-

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

99-02-22 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-24 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-2623 NOVAK.

30 ILCS 805/8.23 new

220 ILCS 5/8-303 from Ch. 111 2/3, par. 8-303

Amends the Public Utilities Act. Adds a caption to a Section concerning the tapping of customer lines.

99-02-22 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-24 Н	Assigned to Executive
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	• •

HB-2624 SAVIANO – FRITCHEY.

Appropriates \$1,110,000 from the General Revenue Fund to the Board of Higher Education for a grant to the University of DePaul's School of Computer Science for expenses to cover the expansion of the Computer Science School. Effective July 1, 1999.

```
99-02-22 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FRITCHEY
99-03-01 H Added As A Joint Sponsor FRITCHEY
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2625 SAVIANO.

New Act

Creates the Orthotics, Prosthetics, and Pedorthics Practice Act. Provides the short title only.

```
99-02-22 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2626 MAUTINO – BLACK.

```
65 ILCS 5/11-137-2 from Ch. 24, par. 11-137-2
```

Amends the Illinois Municipal Code concerning waterworks and sewerage. Adds a caption.

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FISCAL NOTE, H-AM 1 (Illinois Commerce Commission)
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There will be no fiscal impact on State revenues.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to: 65 ILCS 5/11-137-2 Adds reference to:
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65 ILCS 5/11-141-7 from Ch. 24, par. 11-141-7 from Ch. 24, par. 11-141-16 70 ILCS 3010/1 from Ch. 42, par. 319.1 from Ch. 42, par. 319.7
```

Deletes everything. Amends the Illinois Municipal Code concerning sewer systems, except in counties with more than 250,000 inhabitants where the majority of the municipal system users are located outside the municipality. Amends the Sanitary District Revenue Bond Act. Authorizes discontinuance of water service or sewerage service, or both, to a premises within a sanitary district when payment of the rate or charge for sewerage service to the premises has become delinquent. States that the provider of sewerage service shall not request discontinuation of water service before sending a notice of the delinquency to the sewer user and affording the user an opportunity to be heard. Provides that an investor-owned public utility providing water service within a municipality may contract with the municipality to discontinue water or sewer service to enforce delinquent sewer charges. Provides that a municipality or sanitary district shall reimburse a water service provider for any lost water service revenues and the costs of discontinuing water service and shall indemnify the water service provider for any judgment and related attorney's fees resulting from an action based on provisions authorizing discontinuance of water service. Makes the Sanitary District Revenue Bond Act applicable to the North Shore Sanitary District.

```
99-02-22 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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
99-03-19 H
                Amendment No.01
                                      MAUTINO
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
99-03-22 H
                                      Fiscal Note Filed as amnded
         H Held 2nd Rdg-Short Debate
99-03-24 H
                 Amendment No.01
                                      MAUTINO
         Η
                 Rules refers to
                                       HLGV
         H Held 2nd Rdg-Short Debate
99-03-25 H
                 Amendment No.01
                                      MAUTINO
         H Recommends be Adopted HLGV
         Η
                 Amendment No.01
                                      MAUTINO
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BLACK
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-000-000
99-04-14 S Arrive Senate
S Placed Calndr First Rdg
01-01-09 H Session Sine Die
```

HB-2627 MCKEON AND MCCARTHY.

```
210 ILCS 45/2-204 from Ch. 111 1/2, par. 4152-204
```

Amends the Nursing Home Care Act. Deletes the language creating the Long-Term Care Facility Advisory Board and replaces it with language creating the Long-Term Quality Care Facility Advisory Board. Effective July 1, 1999.

FISCAL NOTE (Department of Public Health)

A minimum of \$100,000 GRF would be required annually (staff,

\$75,000 to \$80,000 plus Board member reimbursements).

HOUSE AMENDMENT NO. 1.

Provides that one member of the Long-Term Quality Care Facility Advisory Board be a registered nurse selected from the recommendation of a professional nursing association rather than the recommendation of the Board of Nursing.

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

99-02-22 H Filed With Clerk
H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Executive

99-03-05 H Braced Cal 2nd Rdg-Shrt Dbt
H Placed Cal 2nd Rdg-Shrt Dbt
H Added As A Co-sponsor MCCARTHY
```

```
99-03-09 H
                Amendment No.01
                                     MCKEON
         H
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 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
                Amendment No.01
99-03-18 H
                                     MCKEON
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
         Η
                                     MCKEON
                                                              Adopted
         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
99-04-08 S Chief Sponsor HAWKINSON
99-04-14 S First reading
                                     Referred to Sen Rules Comm
         S Added as Chief Co-sponsor RADOGNO
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor SMITH
99-04-27
         S
                                     Assigned to Public Health & Welfare
99-05-04 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-2628 GASH – BEAUBIEN – MATHIAS – OSMOND – MOORE, ANDREA, DAV-IS, MONIQUE, SHARP, HARRIS AND COULSON.

105 ILCS 5/18-3 from Ch. 122, par. 18-3 730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2

Amends the School Code and the Unified Code of Corrections. Allows a juvenile detention center to provide a 365-day education program in accordance with standards set by the Department of Corrections. For reimbursement purposes, provides that, for a school district that provides educational services to a juvenile detention center that provides a 365-day education program, the State Superintendent of Education shall take into consideration that the juvenile detention center provides a 365-day education program. Provides that, for reimbursement purposes, the amount of the tuition for children at a juvenile detention center that provides a 365-day education program shall be determined by multiplying the number of children in average daily attendance by 1.4 (instead of 1.2) times the total annual per capita cost of administering the program. FISCAL NOTE (State Board of Education)

```
For regular education students to be educated every weekday,
    costs would exceed the current "orphanage act" line item,
    $14,410,100 in FY99. Estimated cost from the weighted increase
    could be $16,859,700 for regular education orphanage ($2.5
    million more).
    STATE MANDATES NOTE (State Board of Education)
    Same as SBE fiscal note.
    FISCAL NOTE (Department of Corrections)
    There will be no fiscal or corrections population impact.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
    FISCAL NOTE, REVISED (State Board of Education)
    Worst case scenario for additional costs would be $1,862,500
    more for regular education orphanage services.
    STATE MANDATES NOTE, REVISED (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Elementary & Secondary
                                              Education
    99-03-03 H
                                           Do Pass/Short Debate Cal 014-004-002
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor MOORE, ANDREA
             H Added As A Joint Sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor SHARP
```

H Added As A Co-sponsor HARRIS

```
99-03-04 H
                                      Fiscal Note Requested COWLISHAW
                                      St Mandate Fis Nte Req COWLISHAW
                                      Correctional Note Requested COWLISHAW
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H
                                      Fiscal Note Filed
                                      Correctional Note Filed
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-17 H Joint Sponsor Changed to BEAUBIEN
         H Joint Sponsor Changed to MATHIAS
         H Joint Sponsor Changed to OSMOND
         H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor COULSON
99-03-23 H
                                      Fiscal Note Filed
                                      St Mandate Fis 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
```

HB-2629 GASH - BOLAND - DART AND SMITH, MICHAEL.

CORRECTIONAL NOTE (Department of Corrections) There will be no fiscal or prison population impact.

725 ILCS 5/112A-2

from Ch. 38, par. 112A-2

Amends the Code of Criminal Procedure of 1963 in relation to orders of protection. Provides that if the underlying offense is stalking or aggravated stalking, an order of protection shall be available even if the alleged offender and victim are not family or household members.

```
JUDICIAL NOTE (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.
NOTE(S) THAT MAY APPLY: Correctional
    99-02-22 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
                                           Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-09 H
                                           Judicial Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Joint Sponsor BOLAND
    99-03-12 H Added As A Co-sponsor SMITH, MICHAEL
             H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-15 H Joint Sponsor Changed to DART
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    00-02-23 S Chief Sponsor LIGHTFORD
    00-02-24 S First reading
                                           Referred to Sen Rules Comm
    01-01-09 H. Session Sine Die
```

HB-2630 GASH – BOLAND.

625 ILCS 5/4-105.1

from Ch. 95 1/2, par. 4-105.1

Amends provisions of the Illinois Vehicle Code prohibiting certain conduct relating to the deletion or falsification of information on a title document. Makes violation of those provisions a Class 4 felony (rather than a Class A misdemeanor). Makes a second or subsequent violation of those provisions within 5 years of an earlier conviction a Class 3 felony (rather than a Class 4 felony).

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.

Eliminates language increasing the penalty for a first offense. Eliminates a requirement that the enhanced penalty for repeat offenders apply only if the repeat offense is within 5 years of a prior conviction.

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NOTE(S) THAT MAY APPLY: Correctional
      99-02-22 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      99-02-24 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
      99-03-10 H
                                             Fiscal Note Filed
               Η
                                             Correctional Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-11 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint 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 GEO-KARIS
                S First reading
                                             Referred to Sen Rules Comm
      99-04-15 S
                                             Assigned to Transportation
      99-04-21
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-04-26 S Filed with Secretary
               S
                       Amendment No.01
                                            FAWELL
                       Amendment referred to SRUL
      99-04-27
                       Amendment No.01
                                            FAWELL
                S
                       Rules refers to
                                              STRN
      99-04-28
               S
                       Amendment No.01
                                            FAWELL
                S
                                            Be adopted
                S
                  Second Reading
               S
                       Amendment No.01
                                            FAWELL
                                                                      Adopted
                S
                  Placed Calndr, 3rd Reading
      99-05-06 S Third Reading - Passed 057-000-000
      99-05-07 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 01/108-007-000
               H Passed both Houses
      99-06-18 H Sent to the Governor
      99-08-14 H Governor approved
               H
                    Effective Date 00-01-01
               Н
                    PUBLIC ACT 91-0571
HB-2631
             SMITH, MICHAEL - BLACK - NOVAK - HOLBROOK - BOLAND.
  415 ILCS 135/5
  415 ILCS 135/10
  415 ILCS 135/40
  415 ILCS 135/45
  415 ILCS 135/60
  415 ILCS 135/75
  415 ILCS 135/80
  415 ILCS 135/85
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Amends the Drycleaner Environmental Response Trust Fund Act. Eliminates obsolete provisions relating to start-up funding from the General Revenue Fund. Establishes the operational date for applying for and receiving program benefits as January 1, 2000. Changes various deadlines within the program. Provides that, upon request by the Auditor General, the Drycleaner Environmental Response Trust Fund Council (formerly the Environmental Protection Agency) shall retain a firm of certified public accountants to examine and audit the Council. Extends the repeal of the drycleaning facility license and the drycleaning solvent tax from July 1, 2007 to January 1, 2010. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the provisions of the bill as introduced, but establishes July 1, 1999 as the operational date for applying for and receiving program benefits. Changes various dates to reflect the change in the operational date. Changes various deadlines within the program. Provides that, upon request by the Auditor General, the Drycleaner Environmental Response Trust Fund Council (formerly the Environmental Protection Agency) shall retain a firm of certified public accountants to examine and audit the Council. Extends the repeal fo the drycleaning facility license and the drycleaning solvent tax from July 1, 2007 to January 1, 2010. Effective immediately.

FISCAL NOTE, H-AM 1 (Environmental Protection Agency)

EPA estimates no additional costs.

SENATE AMENDMENT NO. 1.

Changes the dates before which application for remedial action account benefits must be submitted to the Council and site investigation to identify soil and groundwater contamination from the release of dry cleaning solvent must be completed from June 30, 2003 to June 30, 2004.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
    99-02-24 H
                                          Assigned to Environment & Energy
    99-03-01 H Added As A Joint Sponsor BLACK
             H Added As A Joint Sponsor NOVAK
    99-03-04 H
                                          Do Pass/Short Debate Cal 017-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         SMITH, MICHAEL
    99-03-05 H
                    Amendment No.01
             H
                     Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H
                    Amendment No.01
                                          SMITH, MICHAEL
             Н
                    Rules refers to
                                           HENE
             H Recommends be Adopted HENE
             H Joint Sponsor Changed to HOLBROOK
             H Joint Sponsor Changed to BOLAND
             H Second Reading-Short Debate
                                          SMITH, MICHAEL
                                                                   Adopted
             Н
                     Amendment No.01
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-12 H
                                          Fiscal Note Filed as amnded
             H Cal Ord 3rd Rdg-Short Dbt
    99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 090-026-000
    99-03-18 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor NOLAND
             S First reading
                                          Referred to Sen Rules Comm
    99-03-25 S
                                          Assigned to Environment & Energy
    99-04-15 S
                     Amendment No.01
                                          ENVIR. & ENE. S
                                                                   Adopted
                                          Recmnded do pass as amend 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 058-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    99-05-14 H Motion Filed Concur
                     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 01/083-031-001
             H Passed both Houses
    99-06-15 H Sent to the Governor
    99-08-06 H Governor approved
             н
                  Effective Date 99-08-06
                  PUBLIC ACT 91-0453
             Н
```

HB-2632 SAVIANO.

New Act

5 ILCS 80/4.20 new

765 ILCS 85/Act rep.

Creates the Land Sales Registration Act of 1999 and repeals the Land Sales Registration Act of 1989. Amends the Regulatory Sunset Act. Requires registration with the Office of Banks and Real Estate before offering lands located outside Illinois for sale to Illinois residents. Provides requirements for registration, including fees. Provides standards for sales contracts relating to lands covered by the Act and for other business practices relating to sale of lands covered by the Act. Provides for penalties for violations of the Act, including a civil penalty not to exceed \$25,000 for certain violations. Makes certain conduct in connection with making a false statement or misrepresentation concerning lands for sale a Class 4 felony. Provides that the Land Sales Registration Act of 1999 is repealed on December 31, 2009. Effective December 30, 1999.

```
FISCAL NOTE (Department of Corrections)
       There will be minimal fiscal and population impact.
       CORRECTIONAL NOTE (Department of Corrections)
       Same as DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
       99-02-22 H Filed With Clerk
                 H First reading
                                               Referred to Hse Rules Comm
       99-02-24 H
                                               Assigned to Judiciary I - Civil Law
       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 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 110-008-000
       99-03-22 S Arrive Senate
                 S Placed Calndr First Rdg
       99-03-25 S Chief Sponsor PETERSON
                 S First reading
                                               Referred to Sen Rules Comm
       99-03-26 S
                                               Fiscal Note Filed
                                               Correctional Note Filed
       99-04-20 S
                                               Assigned to Executive
       99-04-29 S
                                               Recommended do pass 011-000-000
                 S Placed Calndr, Second Rdg
       99-05-04 S Second Reading
                S Placed Calndr, 3rd Reading
       99-05-06 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
                Н
                     Effective Date 99-12-30
                     PUBLIC ACT 91-0338
HB-2633
             GRANBERG.
  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
  220 ILCS 5/5-109
                                      from Ch. 111 2/3, par. 5-109
  220 ILCS 5/13-101
                                      from Ch. 111 2/3, par. 13-101
  220 ILCS 5/13-103
                                      from Ch. 111 2/3, par. 13-103
  220 ILCS 5/13-202
                                      from Ch. 111 2/3, par. 13-202
  220 ILCS 5/13-203
                                      from Ch. 111 2/3, par. 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
  220 ILCS 5/13-505.1
                                      from Ch. 111 2/3, par. 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
  220 ILCS 5/13-803
                                      from Ch. 111 2/3, par. 13-803
  220 ILCS 5/13-507 rep.
```

Amends the Public Utilities Act. Removes the exemption for public utilities owned by political subdivisions. Removes the Illinois Commerce Commission's authority to

220 ILCS 5/13-601 rep.

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 lis012639ns 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.

```
FISCAL NOTE (Illinois Commerce Commission)
At this time, the exact cost of the additional resources or
skills likely to be required cannot be determined.
```

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Public Utilities
99-03-05 H	Fiscal Note Filed
Н	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2634 BURKE.

New Act

Creates the Pharmaceutical Drug Price Cap Act. Provides that annual retail price increases for pharmaceutical drugs in Illinois shall be limited to a rate of 5% for a period of 5 years from the effective date of this Act. Effective January 1, 2000.

```
99-02-22 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Consumer Protect'n & Product
99-02-24 H
                                          Regul
99-03-05 H
                                       Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2635 BURKE.

New Act

Creates the Aerobic Instructor Hiring Act. Prohibits a health club from hiring aerobic instructors unless they meet certain requirements.

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FISCAL NOTE (Department of Professional Regulation)
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There would be no measurable fiscal impact.
99-02-22 H First reading
                                        Referred to Hse Rules Comm
99-02-24 H
                                        Assigned to Registration & Regulation
99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
                                        Fiscal Note Filed
99-03-09 H
                                        Committee Rules
01-01-09 H Session Sine Die
```

HB-2636 HASSERT - FRANKS.

415 ILCS 45/21 rep.

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415 ILCS 45/1
                                    from Ch. 111 1/2, par. 501
415 ILCS 45/9
                                    from Ch. 111 1/2, par. 509
415 ILCS 45/9.1
                                    from Ch. 111 1/2, par. 509.1
415 ILCS 45/9.3 new
415 ILCS 45/10
                                    from Ch. 111 1/2, par. 510
                                    from Ch. 111 1/2, par. 511
415 ILCS 45/11
                                    from Ch. 111 1/2, par. 512
415 ILCS 45/12
415 ILCS 45/13
                                    from Ch. 111 1/2, par. 513
415 ILCS 45/14
                                    from Ch. 111 1/2, par. 514
                                    from Ch. 111 1/2, par. 516
415 ILCS 45/16
415 ILCS 45/17
                                    from Ch. 111 1/2, par. 517
415 ILCS 45/18
                                    from Ch. 111 1/2, par. 518
                                    from Ch. 111 1/2, par. 519
415 ILCS 45/19
415 ILCS 45/20
                                    from Ch. 111 1/2, par. 520
                                    from Ch. 111 1/2, par. 522
415 ILCS 45/22
415 ILCS 45/9.2 rep.
```

Amends the Public Water Supply Operations Act. Provides that certain safeguard provisions that currently apply only to public water supplies shall apply to all community water supplies. Provides that a community water supply that cannot be clearly grouped into a category shall be considered individually and designated by the Environmental Protection Agency. Changes the requirements for classification as an exempt public water supply. Gives the Advisory Board the authority to review contested Agency reciprocity determinations. Changes requirements for water supply operators. Deletes provisions concerning the registration of public water supplies qualifying for exemption and concerning limited certificates. Effective immediately.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Environment & Energy
99-03-04 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
99-03-11 H Added As A Joint Sponsor FRANKS
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 KLEMM
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Environment & Energy
99-04-15 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
             Effective Date 99-07-09
              PUBLIC ACT 91-0084
```

HB-2637 HASSERT.

415 ILCS 5/58.1

Amends the Environmental Protection Act. Makes a technical change in the Section concerning the applicability of the site remediation program Article.

```
99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2638 HASSERT.

415 ILCS 5/52.2

Amends the Environmental Protection Act. Makes a technical change in the Section concerning the environmental audit privilege.

```
99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2639 MOFFITT - SLONE - BOST - CURRY, JULIE - MITCHELL, BILL.

420 ILCS 40/24.5

Amends the Radiation Protection Act of 1990. Provides that the Department of Nuclear Safety may, by rule, establish fees for certification (was inspection) of mammography installations. Effective immediately.

```
FISCAL NOTE (Department of Nuclear Safety)
This bill has no fiscal impact.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Environment & Energy

99-03-04 H Do Pass/Short Debate Cal 017-000-000

H Placed Cal 2nd Rdg-Shrt Dbt
H Cal Ord 2nd Rdg-Shrt Dbt
H Cal Ord 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 115-000-000
                H Added As A Joint Sponsor SLONE
                H Added As A Joint Sponsor BOST
                H Added As A Joint Sponsor CURRY, JULIE
                H Added As A Joint Sponsor MITCHELL, BILL
      99-03-11 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor DONAHUE
                                              Referred to Sen Rules Comm
                S First reading
      99-03-25 S
                                              Assigned to Environment & Energy
      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
      99-05-06 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
                Η
                Н
                     PUBLIC ACT 91-0339
HB-2640
             RYDER.
  420 ILCS 30/7 new
                                     from Ch. 111 1/2, par. 210-4
  420 ILCS 40/4
  420 ILCS 40/10
                                     from Ch. 111 1/2, par. 210-10
  420 ILCS 40/11
                                     from Ch. 111 1/2, par. 210-11
  420 ILCS 40/13
                                     from Ch. 111 1/2, par. 210-13
  420 ILCS 40/24.7 new
  420 ILCS 40/25
                                     from Ch. 111 1/2, par. 210-25
  420 ILCS 40/25.1 new
  420 ILCS 40/27
                                     from Ch. 111 1/2, par. 210-27
  420 ILCS 40/36
                                     from Ch. 111 1/2, par. 210-36
  Amends the Radiation Protection Act of 1990. Defines "operator". Includes electro-
magnetic radiations capable of producing ions directly or indirectly in their passage
through matter in the definition of "radiation" or "ionizing radiation". Requires regis-
tration of radiation installation operators beginning January 1, 2000. Provides for a $25
per machine inspection fee for Class D radiation installations beginning January 1,
2000. Provides for a fourth class of radiation installations, Class D. Requires registra-
tion for individuals responsible for implementing a comprehensive radiation protection
program for Class D installations. Provides that the Department may inspect opera-
tions, personnel, and records to evaluate past, current, and potential hazards resulting
from radiation. Repeals the Radiation Installation Act. Effective immediately.
      FISCAL NOTE (Department of Nuclear Safety)
      The bill delays the Department's ability to increase its in-
      spection fees by rule until January 1, 2001. Under the current
      statute the Department is authorized to establish fees by rule
      as of July 1, 2000.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Environment & Energy
      99-03-04 H
                                              Do Pass/Short Debate Cal 017-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                                              Fiscal Note Filed
                H
                H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-09 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 100-015-000
       99-03-18 S Arrive Senate
                S Placed Calndr First Rdg
```

99-03-24 S Chief Sponsor RAUSCHENBERGER

S Placed Calndr, Second Rdg

Referred to Sen Rules Comm

Assigned to Environment & Energy

Recommended do pass 009-000-000

S First reading

99-03-25 S

99-04-15 S

99-04-21 S Second Reading S Placed Calndr,3rd Reading 99-05-06 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 Н PUBLIC ACT 91-0340

SCHMITZ AND O'CONNOR. HB-2641

```
420 ILCS 30/1
                                    from Ch. 111 1/2, par. 194
420 ILCS 40/4
                                    from Ch. 111 1/2, par. 210-4
420 ILCS 40/11.5 new
420 ILCS 40/12
                                    from Ch. 111 1/2, par. 210-12
420 ILCS 40/25
                                    from Ch. 111 1/2, par. 210-25
420 ILCS 56/15
420 ILCS 56/22 new
```

Amends the Radiation Protection Act of 1990 and the Laser System Act of 1997 to allow the Department of Nuclear Safety to regulate certain federal entities (or their contractors) if the entities agree to be regulated. Amends provisions of the Radiation Installation Act, the Radiation Protection Act of 1990, and the Laser System Act of 1997 to include references to these entities. Effective immediately.

FISCAL NOTE (Department of Nuclear Safety)

An estimated two man-years of staff time at \$110 per hour may

be required. 99-02-22 H First reading

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NOTE(S) THAT MAY APPLY: Fiscal
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```
Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Environment & Energy
99-03-04 H
                                       Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      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 Added As A Co-sponsor O'CONNOR
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DILLARD
99-03-17 S First reading
                                       Referred to Sen Rules Comm
99-03-25 S
                                       Assigned to Environment & Energy
99-04-15 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
99-07-20 H Governor approved
              Effective Date 99-07-20
         H
              PUBLIC ACT 91-0188
         Н
```

HB-2642 HASSERT.

420 ILCS 5/4

from Ch. 111 1/2, par. 4304

Amends the Illinois Nuclear Safety Preparedness Act. Excludes certain fees from the calculation of credits to the owners of certain nuclear power reactors. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Adds reference to:
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420 JLCS 5/5

from Ch. 111 1/2, par. 4305

Amends the Illinois Nuclear Safety Preparedness Act. Provides that any person who fails to pay fees under the Section regarding nuclear accident plans within 90 days after the fee is payable shall be liable in a civil action for up to 4 times the amount assessed and not paid.

FISCAL NOTE, H-AM 1 (Department of Nuclear Safety)

750 ILCS 50/18.3

750 ILCS 50/18.3a

750 ILCS 50/18.4

```
During FY 1999 a net total credit of $509,183 was applied to
      reactor assessments before 1/1/99. During the first 6 months
      of 1999, up to $16,000 could have been collected if shipment
      fees weren't paid on time.
      99-02-22 H First reading
                                              Referred to Hse Rules Comm
      99-02-24 H
                                              Assigned to Environment & Energy
      99-03-04 H
                        Amendment No.01
                                              ENVRMNT ENRGY H
                                                                        Adopted
                Н
                                              Do Pass Amend/Short Debate 017-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                                              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 115-000-000
      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 Environment & Energy
      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 Third Reading - Passed 057-000-000
                H Passed both Houses
      99-05-25 H Sent to the Governor
      99-06-30 H Governor approved
                Η
                     Effective Date 99-06-30
                     PUBLIC ACT 91-0047
                Н
HB-2643
             HARTKE.
   20 ILCS 2310/55.64a new
  225 ILCS 15/15
                                     from Ch. 111, par. 5365
  225 ILCS 20/19
                                     from Ch. 111, par. 6369
  625 ILCS 5/6-109.1 new
  750 ILCS 50/1
                                     from Ch. 40, par. 1501
  750 ILCS 50/18.1
                                     from Ch. 40, par. 1522.1
```

from Ch. 40, par. 1522.4 Amends the Civil Administrative Code. Provides that the Department of Public Health shall conduct an information campaign for the general public concerning the existence and availability of the Adoption Registry. Amends the Clinical Psychologist Licensing Act and the Clinical Social Work and Practice Act to provide that a person licensed under either Act may be subject to disciplinary action for any violation of provisions of the Adoption Act regarding confidential information. Amends the Illinois Vehicle Code to provide that every applicant for a driver's license or permit shall be provided with information about the Adoption Registry. Amends the Adoption Act. Allows updated medical or social information supplied by birth relatives to be given to an adopted person 18 years of age or over. Provides for certification and decertification of confidential intermediaries by the Confidential Intermediary Advisory Board consisting of 5 persons appointed by the Governor. Lists the information to which a confidential intermediary has access. Makes other changes.

from Ch. 40, par. 1522.3

from Ch. 40, par. 1522.3a

NOTE(S) THAT MAY APPLY: Fiscal 99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2644 MULLIGAN - SAVIANO - BUGIELSKI - ZICKUS.

225 ILCS 5/6	from Ch.	111, par. 7606
225 ILCS 25/16.1	from Ch.	111, par. 2316.1
225 ILCS 30/85	from Ch.	111, par. 8401-85
225 ILCS 41/15-5	from Ch.	111, par. 2825
225 ILCS 85/6	from Ch.	111, par. 4126

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225 ILCS 85/10 from Ch. 111, par. 4130
225 ILCS 90/16.1
225 ILCS 95/11 from Ch. 111, par. 4611
225 ILCS 106/75
225 ILCS 115/14 from Ch. 111, par. 7014
225 ILCS 415/8 from Ch. 111, par. 6208
225 ILCS 425/8a from Ch. 111, par. 2011a
225 ILCS 446/105
225 ILCS 450/14 from Ch. 111, par. 5515
```

Amends the Illinois Athletic Trainers Practice Act, the Funeral Directors and Embalmers Licensing Code, the Pharmacy Practice Act of 1987, the Illinois Certified Shorthand Reporters Act of 1984, and the Illinois Public Accounting Act to omit provisions that require the Board or Committee to present an annual report to the Director. Amends the Illinois Dental Practice Act to provide that the Department of Professional Regulation may provide by administrative rule for exemption from continuing education requirements. Amends the Pharmacy Practice Act of 1987 to omit the requirement that an individual provide evidence that he is a United States citizen or legally admitted alien. Amends the Dietetic and Nutrition Services Practice Act, the Veterinary Medicine and Surgery Practice Act of 1994, the Collection Agency Act, and the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to provide that the Department shall provide by rule the schedule of fees and that fees collected under the Act shall be deposited into the General Professions Dedicated Fund. Amends the Illinois Physical Therapy Act and the Respiratory Care Practice Act to provide that the Department shall provide by rule the schedule of fees. Amends the Physician Assistant Practice Act of 1987 to provide that the physician assistant advisory committee is required to meet and report to the Medical Licensing Board as physician assistant issues arise (was quarterly and as physician assistant issues arise). Effective January 1, 2000.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
225 ILCS 37/28
225 ILCS 41/15-65
225 ILCS 51/175
225 ILCS 310/11
225 ILCS 310/11
225 ILCS 410/4-23
225 ILCS 430/26
from Ch. 111, par. 2427
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Amends the Environmental Health Practitioner Licensing Act. Provides that the Department of Professional Regulation shall provide by rule for a schedule of fees for the administration of the Act. Amends the Funeral Directors and Embalmers Licensing Code, the Detection of Deception Examiners Act, and the Interior Design Profession Title Act to provide that the Department shall provide by rule for a schedule of fees for the administration of those Acts and that the funds shall be deposited into the General Professions Dedicated Fund. Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Makes changes in the Section concerning penalties for failure to receive the required continuing education requirements. Amends the Home Medical Equipment and Services Provider Licensing Act. Deletes a provision that states that a license issued within 2 years after the effective date of the Act is exempt from mandatory inspection requirements. Provides that in order to obtain a license under the Section concerning entities currently operating, the application shall be submitted to the Department within 6 months after the adoption of administrative rules.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
225 ILCS 5/6
225 ILCS 25/16.1
225 ILCS 41/15-5
225 ILCS 51/90
225 ILCS 51/175
225 ILCS 85/6
225 ILCS 85/10
225 ILCS 95/11
225 ILCS 410/4-23
225 ILCS 415/8
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225 ILCS 450/14 Adds reference to: 225 ILCS 310/30

225 ILCS 315/11

225 ILCS 315/14

225 ILCS 315/15

- 225 ILCS 315/18.1

from Ch. 111, par. 8230

Deletes everything. Amends the Dietetic and Nutrition Services Practice Act, the Funeral Directors and Embalmers Licensing Code, the Veterinary Medicine and Surgery Practice Act of 1994, the Interior Design Profession Title Act, the Collection Agency Act, the Detection of Deception Examiners Act, and the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 to provide that the Department of Professional Regulation shall provide by rule the schedule of fees and that fees collected under the Act shall be deposited into the General Professions Dedicated Fund. Amends the Environmental Health Practitioner Licensing Act, the Illinois Physical Therapy Act, and the Respiratory Care Practice Act to provide that the Department shall provide by rule the schedule of fees. Effective January 1, 2000.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Registration & Regulation
      99-03-03 H
                       Amendment No.01
                                            REGIS REGULAT H
               Η
                                            Do Pass Amend/Short Debate 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
      99-03-10 H Added As A Joint Sponsor SAVIANO
               H Added As A Joint Sponsor BUGIELSKI
               H Added As A Joint Sponsor ZICKUS
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 100-014-000
      99-03-16 S Arrive Senate
                S Placed Calndr First Rdg
      99-04-19 S Chief Sponsor BURZYNSKI
      99-04-20 S First reading
                                            Referred to Sen Rules Comm
      99-04-22 S
                                            Assigned to Licensed Activities
      99-04-29 S
                                            Postponed
      99-05-06 S
                       Amendment No.01
                                            LICENSED ACT. S
                                                                      Adopted
                                            Recmnded do pass as amend 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 058-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
                H Motion Filed Concur
                       Motion referred to
               Н
               H Calendar Order of Concurren 01
      99-05-17 H Be apprvd for consideratn 01/HRUL
                H H Concurs in S Amend 01/076-037-002
                H Passed both Houses
      99-06-15 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 00-01-01
                Η
                    PUBLIC ACT 91-0454
HB-2645
             MULLIGAN – SAVIANO – BUGIELSKI – ZICKUS – LEITCH AND WIN-
             TERS.
    5 ILCS 80/4.10
                                    from Ch. 127, par. 1904.10
    5 ILCS 80/4.20 new
   30 ILCS 105/5.278 rep.
  225 ILCS 315/7
                                    from Ch. 111, par. 8107
  225 ILCS 315/9
                                    from Ch. 111, par. 8109
```

Amends the Regulatory Sunset Act. Changes the sunset date of the Illinois Landscape Architecture Act of 1989 from December 31, 1999 to January 1, 2010. Amends the Illinois Landscape Architecture Act of 1989. Provides that it is the responsibility of the registrant to notify the Department of any change of address. Provides additional

from Ch. 111, par. 8111

from Ch. 111, par. 8114

from Ch. 111, par. 8115

procedural provisions for the Illinois Landscape Architect Registration Board. Provides that persons applying for registration under the Act shall do so on forms provided by the Department and shall pay the required fee. Provides that the Department shall establish fees by rule. Provides that monies collected under the Act shall be deposited into the General Professions Dedicated Fund rather than the Landscape Architects' Administration and Investigation Fund. Provides for the transfer of funds from the Landscape Architects' Administration and Investigation Fund to the General Professions Dedicated Fund on January 1, 2000. Includes the failure of a licensee to pay a fine imposed by the Department as a ground for discipline. Provides that the Department may compel licensees under the Act to submit to a mental or physical examination as a condition of licensure. Repeals the Section of the State Finance Act that creates the Landscape Architects' Administration and Investigation Fund, Effective December 30, 1999, except that the repeal of the Section in the State Finance Act is effective January 2, 2000.

HOUSÉ AMENDMENT NO. 1.

Replaces references to licensure with references to registration within the provision regarding mental or physical examination of a registrant.

SENATE AMENDMENT NO. 1.

Deletes a provision regarding investment of money deposited into the Landscape Architects' Administration and Investigation Fund.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Registration & Regulation
99-03-03 H
                                      Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-09 H
                Amendment No.01
                                     MULLIGAN
                Amendment referred to HRUL
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Rclld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-10 H Added As A Joint Sponsor SAVIANO
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Joint Sponsor ZICKUS
         H Added As A Joint Sponsor LEITCH
99-03-16 H Added As A Co-sponsor WINTERS
99-03-18 H
                Amendment No.01
                                     MULLIGAN
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     MULLIGAN
                                                               Adopted
         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
99-04-19 S Chief Sponsor BURZYNSKI
99-04-20 S First reading
                                      Referred to Sen Rules Comm
99-04-21 S Added As A Co-sponsor SYVERSON
99-04-22 S
                                      Assigned to Licensed Activities
99-04-29 S
                                      Postponed
99-05-06 S
                Amendment No.01
                                      LICENSED ACT. S
                                                               Adopted
                                      Recmnded do pass as amend 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 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Concur
                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 01/081-033-000
         H Passed both Houses
99-06-15 H Sent to the Governor
99-07-23 H Governor approved
         Η
              Effective Date 99-12-30
         H
              Effective Date 00-01-02
                                      (SOME PARTS)
         Н
             PUBLIC ACT 91-0255
```

HB-2646 **2358**

HB-2646 BOST AND JONES, SHIRLEY. 220 ILCS 5/2-101 from Ch. 111 2/3, par. 2-101 220 ILCS 5/3-122 new 220 ILCS 5/9-103 from Ch. 111 2/3, par. 9-103 220 ILCS 5/10-102 from Ch. 111 2/3, par. 10-102 220 ILCS 5/10-108 from Ch. 111 2/3, par. 10-108 220 ILCS 5/10-112 from Ch. 111 2/3, par. 10-112

Amends the Public Utilities Act. Provides that 4 members, rather than a majority, of the Illinois Commerce Commission constitute a quorum. Abolishes record-keeping requirements regarding meetings closed pursuant to the Open Meetings Act. Provides that service with respect to Commission proceedings may be made by electronic means. Provides that service of Commission orders may be made by electronic means. Effective immediately.

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HOUSE AMENDMENT NO. 1.
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Deletes reference to: 220 ILCS 5-2-101 220 ILCS 5/10-102

50 ILCS 510/3

225 ILCS 305/3

225 ILCS 305/8

225 ILCS 305/9

225 ILCS 305/10

225 ILCS 305/11

225 ILCS 305/12

110 ILCS 355/62.1

Deletes provisions increasing the number of members of the Commerce Commission necessary to constitute a quorum. Deletes provisions abolishing certain record-keeping requirements of the Commerce Commission relating to the Open Meetings Act.

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FISCAL NOTE, H-AM 1 (Illinois Commerce Commission)
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ICC estimates no fiscal impact on State revenues.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to State Government
                                               Administration
      99-03-04 H
                       Amendment No.01
                                            STE GOV ADMIN H
                                                                      Adopted
               H
                                            Do Pass Amend/Short Debate 008-000-000
               H Placed Cal 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
      99-03-17 H Added As A Co-sponsor JONES, SHIRLEY
      99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-001
      99-03-22 S Arrive Senate
               S Placed Caindr First Rdg
      99-03-23 S Chief Sponsor RAUSCHENBERGER
                                            Referred to Sen Rules Comm
                S First reading
      99-03-25 S
                                            Assigned to Environment & Energy
      99-04-15 S
                                            Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      99-04-22 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-06 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 91-0341
HB-2647
             ZICKUS - SAVIANO - BUGIELSKI.
    5 ILCS 80/4.10
                                    from Ch. 127, par. 1904.10
    5 ILCS 80/4.20 new
   30 ILCS 535/15
                                    from Ch. 127, par. 4151-15
   30 ILCS 535/65
                                    from Ch. 127, par. 4151-65
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from Ch. 85, par. 6403

from Ch. 127, par. 62.1

from Ch. 111, par. 1303

from Ch. 111, par. 1308

from Ch. 111, par. 1309

from Ch. 111, par. 1310

from Ch. 111, par. 1311

from Ch. 111, par. 1312

225 ILCS 305/13	from Ch. 111, par. 1313
225 ILCS 305/14	from Ch. 111, par. 1314
225 ILCS 305/16.5 new	110111 Cli. 1111, pui: 1514
225 ILCS 305/19	f (% 111 1210
	from Ch. 111, par. 1319
225 ILCS 305/21	from Ch. 111, par. 1321
225 ILCS 305/22	from Ch. 111, par. 1322
225 ILCS 305/38	from Ch. 111, par. 1338
225 ILCS 310/4	from Ch. 111, par. 8204
225 ILCS 320/3	from Ch. 111, par. 1103
225 ILCS 325/3	
	from Ch. 111, par. 5203
225 ILCS 325/4	from Ch. 111, par. 5204
225 ILCS 325/5	from Ch. 111, par. 5205
225 ILCS 325/6	from Ch. 111, par. 5206
225 ILCS 325/7	from Ch. 111, par. 5207
225 ILCS 325/8	from Ch. 111, par. 5208
225 ILCS 325/10	from Ch. 111, par. 5210
225 ILCS 325/12	from Ch. 111, par. 5212
225 ILCS 325/14	from Ch. 111, par. 5214
225 ILCS 325/15	from Ch. 111, par. 5215
225 ILCS 325/17.5 new	
225 ILCS 325/20	from Ch. 111, par. 5220
225 ILCS 325/23	from Ch. 111, par. 5223
225 ILCS 325/24	from Ch. 111, par. 5224
225 ILCS 325/44	from Ch. 111, par. 5244
225 ILCS 325/47	
	from Ch. 111, par. 5247
225 ILCS 330/4	from Ch. 111, par. 3254
225 ILCS 330/6	from Ch. 111, par. 3256
225 ILCS 330/7	from Ch. 111, par. 3257
225 ILCS 330/8	from Ch. 111, par. 3258
225 ILCS 330/10	from Ch. 111, par. 3260
225 ILCS 330/12	from Ch. 111, par. 3262
225 ILCS 330/13	from Ch. 111, par. 3263
225 ILCS 330/14	from Ch. 111, par. 3264
225 ILCS 330/15	from Ch. 111, par. 3265
225 ILCS 330/15 225 ILCS 330/18	
	from Ch. 111, par. 3268
225 ILCS 330/18.5 new	
225 ILCS 330/20	from Ch. 111, par. 3270
225 ILCS 330/21	from Ch. 111, par. 3271
225 ILCS 330/25	from Ch. 111, par. 3275
225 ILCS 330/27	from Ch. 111, par. 3277
225 ILCS 330/48	from Ch. 111, par. 3298
225 ILCS 340/2	from Ch. 111, par. 6602
225 ILCS 340/4	from Ch. 111, par. 6604
225 ILCS 340/6	from Ch. 111, par. 6606
225 ILCS 340/7	from Ch. 111, par. 6607
225 ILCS 340/8	from Ch. 111, par. 6608
225 ILCS 340/9	from Ch. 111, par. 6609
225 ILCS 340/10	from Ch. 111, par. 6610
225 ILCS 340/11	from Ch. 111, par. 6611
225 ILCS 340/12	from Ch. 111, par. 6612
225 ILCS 340/14.5 new	, 1
225 ILCS 340/16	from Ch. 111, par. 6616
225 ILCS 340/17	from Ch. 111, par. 6617
225 ILCS 340/19	from Ch. 111, par. 6619
225 ILCS 340/20	from Ch. 111, par. 6620
225 ILCS 446/30	
225 ILCS 745/20	
410 ILCS 25/7	from Ch. 111 1/2, par. 3717
805 ILCS 10/3.6	from Ch. 32, par. 415-3.6
1 1 1 5 1 6	4

Amends the Regulatory Sunset Act to extend the sunset date of the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, the Illinois Professional Land Surveyor Act of 1989, and the Structural Engineering Licensing Act of 1989 to January 1, 2010. Amends the Architecture Practice Act to make changes concerning the application of the Act, the powers and duties of the Department of Professional Regulation, the Architect Licensing Board, license applications and qualifications, seals, continuing education, fees, professional design firm registration, and

disciplinary actions. Amends the Professional Engineering Practice Act to make changes concerning the definition of "license", the powers and duties of the Department, the State Board of Professional Engineers, license applications and qualifications, educational credits, seals, continuing education, fees, professional design firm registration, disciplinary actions, and the Design Professionals Administration and Investigation Fund. Amends the Professional Land Surveyor Act to make changes concerning the Land Surveyors Examining Board, the powers and duties of the Department, license applications and qualifications, land surveyors-in-training, displaying a license, seals, continuing education, license renewal, endorsement, fees, professional land surveying firms, and disciplinary actions. Amends the Structural Engineering Licensing Act to change its short title to the Structural Engineering Practice Act of 1989 and to make changes concerning the definitions of "structural engineer intern" and "structural engineer", the powers and duties of the Department, the Structural Engineering Board, license applications and qualifications, examinations, seals, continuing education, a foreign licensee, fees, professional design firm registration, and disciplinary actions. Makes changes to other Acts to reflect the Act's new short title. Effective January 1, 2000, except that the Section changing the Regulatory Sunset Act is effective immediately.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Architecture Practice Act of 1989. Changes the subjects that must be included in the examination for licensure. Amends the Professional Engineering Practice Act of 1989. Provides that the print of a seal or stamp shall be reproducible. Amends the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, the Illinois Professional Land Surveyor Act of 1989, and the Structural Engineering Licensing Act of 1989 to make various provisions gender neutral.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                         Referred to Hse Rules Comm
    99-02-24 H
                                         Assigned to Registration & Regulation
                                         Do Pass/Short Debate Cal 014-000-000
    99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-04 H Added As A Joint Sponsor SAVIANO
    99-03-09 H
                    Amendment No.01
                                         ZICKUS
             Н
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Joint Sponsor Changed to BUGIELSKI
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    99-03-18 H
                    Amendment No.01
                                         ZICKUS
                    Rules refers to
                                           HREG
             H Held 2nd Rdg-Short Debate
    99-03-23 H
                   Amendment No.01
                                         ZICKUS
             H Recommends be Adopted HREG/015-000-000
                    Amendment No.01
                                         ZICKUS
                                                                  "Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-24 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             S Arrive Senate
             S Placed Calndr First Rdg
    99-04-19 S Chief Sponsor BURZYNSKI
    99-04-20 S First reading
                                         Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
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HB-2648 BIGGINS - CURRIE.

35 JLCS 200/12-55

Amends the Property Tax Code. Provides that 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.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory provisions apply beginning with the 1999 assessment year. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Provides that the publication notice of the revision shall be printed in a newspaper of general circulation in the township or township assessment district (instead of area).

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Revenue
99-03-04 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Joint Sponsor CURRIE
99-03-11 H
                Amendment No.01
                                      BIGGINS
                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
99-03-17 H
                Amendment No.02
                                     BIGGINS
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
99-03-18 H
                Amendment No.01
                                     BIGGINS
         H Recommends be Adopted HRUL/003-002-000
                Amendment No.01
                                     BIGGINS
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.02
                                     BIGGINS
         H Recommends be Adopted HRUL
         H
                Amendment No.02
                                     BIGGINS
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 082-022-002
99-03-24 S Arrive Senate
         S Placed Calndr First Rdg
99-04-20 S Chief Sponsor DILLARD
         S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Revenue
99-05-06 S
                                      Recommended do pass 008-002-000
         S Placed Calndr, Second Rdg
99-05-11 S Second Reading
         S Placed Calndr,3rd Reading
99-05-13 S Filed with Secretary
         S
                Amendment No.01
                                      DILLARD
         S
                Amendment referred to SRUL
99-06-27 S
                                      Refer to Rules/Rul 3-9(b)
         S Tabled Pursuant to Rule5-4(A) SA 01
                                      Committee Rules
                                      Approved for Consideration SRUL
99-11-16 S
         S Placed Calndr, 3rd Reading
00-01-02 S
                                      Refer to Rules/Rul 3-9(b)
00-02-25 S Sponsor Removed DILLARD
           Alt Chief Sponsor Changed RAUSCHENBERGER
00-03-24 S
                                      Assigned to Executive
00-03-31
         S
                                      Postponed
                                      Committee Executive
00-04-01 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-2649 WINTERS.

820 ILCS 405/2100 from Ch. 48, par. 660

Amends the Unemployment Insurance Act. Replaces certain provisions concerning the use of moneys credited to the account of this State in the Unemployment Trust Fund under Section 903 of the Social Security Act with provisions allowing the use of those moneys as authorized by Section 903.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Labor & Commerce
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2650 **2362**

HB-2650 PARKE.

820 ILCS 405/1900

from Ch. 48, par. 640

Amends the Unemployment Insurance Act. Provides that, upon request, the Department of Employment Security may give a person (or his or her agent) a statement of benefits paid to the person during the 18-month period preceding the request.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2651 PARKE.

820 ILCS 405/703

from Ch. 48, par. 453

Amends the Unemployment Insurance Act. Provides that a claims adjudicator may make a reconsidered determination at any time within 5 years (rather than one year) after the last day of the week for which the determination was made if the issue is whether or not, by reason of a back pay award made by any governmental agency or pursuant to arbitration proceedings, or by reason of a payment of wages wrongfully withheld by an employing unit, an individual has received wages for a week with respect to which he has received benefits. Provides that a claims adjudicator may make a reconsidered determination at any time within 5 (rather than 2) years after the last day of the week for which the determination was made if the issue is whether or not the claimant misstated his or her earnings for the week.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Labor & Commerce
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2652 PARKE.

820 ILCS 405/1500 from Ch. 48, par. 570 820 ILCS 405/1506.3 from Ch. 48, par. 576.3

Amends the Unemployment Insurance Act. Provides that, in the case of a classification sanctioned by the United States Department of Labor and prescribed by the Director of Employment Security by rule, the contribution rate of each employer under that classification shall be the average contribution rate for that classification, and the contribution rates of certain employers under that classification are subject to specified limits.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Labor & Commerce 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2653 PARKE.

820 ILCS 405/241

from Ch. 48, par. 351

Amends the Unemployment Insurance Act by making a stylistic change in the definition of "week".

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2654 PARKE.

820 ILCS 405/901

from Ch. 48, par. 491

Amends the Unemployment Insurance Act. Provides that, in the case of a person who knowingly makes a false statement or knowingly fails to disclose a material fact for the purpose of obtaining benefits and who obtains benefits for which he or she is not eligible, any weeks during which benefits are subject to recoupment are not included in determining the period of ineligibility for benefits. Makes other changes.

HOUSE AMENDMENT NO. 1.

Adds reference to: 820 ILCS 405/235 from Ch. 48, par. 345 820 ILCS 405/401 from Ch. 48, par. 401 820 ILCS 405/1500 from Ch. 48, par. 570 2363 HB-2654--Cont.

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from Ch. 48, par. 576.3
820 ILCS 405/1506.3
820 ILCS 405/1507
                             from Ch. 48, par. 577
820 ILCS 405/1900
                             from Ch. 48, par. 640
820 ILCS 405/2100
                             from Ch. 48, par. 660
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Amends the Unemployment Insurance Act. Makes changes in the amount of remuneration to be included as "wages" for purposes of specified provisions of the Act in 2000 and 2004. Makes changes in the amount of the statewide average weekly wage in 2000 and 2004. Replaces certain provisions concerning the use of moneys credited to the account of this State in the Unemployment Trust Fund under Section 903 of the Social Security Act with provisions allowing the use of those moneys as authorized by Section 903. Provides that, upon request, the Department of Employment Security may give a person (or his or her agent) a statement of benefits paid to the person during the 18-month period preceding the request. Provides that, in the case of a classification sanctioned by the United States Department of Labor and prescribed by the Director of Employment Security by rule, the contribution rate of each employer under that classification shall be the average contribution rate for that classification, and the contribution rates of certain employers under that classification are subject to specified limits. In provisions allowing the transfer of the experience rating record attributable to a distinct severable portion of an employing unit to a successor employing unit under specified circumstances, eliminates a requirement that the successor employing unit file reports giving notice of the transfer within 120 days of the transfer. Some provisions are effective immediately.

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Labor & Commerce
                                     Do Pass/Short Debate Cal 017-000-000
99-03-05 H
        H Placed Cal 2nd Rdg-Shrt Dbt
99-03-23 H
                Amendment No.01
                                     PARKE
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-24 H Second Reading-Short Debate
                                     PARKE
                Amendment No.01
                Rules refers to
                                       HLBC
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     PARKE
         H Recommends be Adopted HLBC/011-000-000
                Amendment No.01
                                     PARKE
                                                               Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
99-03-26 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PHILIP
         S First reading
                                     Referred to Sen Rules Comm
99-04-14 S
                                      Assigned to Commerce & Industry
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
99-05-06 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
         H
         Η
                                      (SOME PARTS)
         Η
              Effective Date 00-01-01
         Η
                                      (OTHER PARTS)
              PUBLIC ACT 91-0342
         Η
      PARKE.
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HB-2655

820 ILCS 405/1507 from Ch. 48, par. 577

Amends the Unemployment Insurance Act. In provisions allowing the transfer of the experience rating record attributable to a distinct severable portion of an employing unit to a successor employing unit under specified circumstances, eliminates a requirement that the successor employing unit file reports giving notice of the transfer within 120 days of the transfer.

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99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Labor & Commerce
      99-03-05 H
                                            Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2656
            CROSS.
   55 ILCS 5/5-1049
                                    from Ch. 34, par. 5-1049
  Amends the Counties Code by making technical changes to the Section concerning
public grounds.
      99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned 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
                                            CROSS
               Н
                       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-2657
            CROSS.
  New Act
  Creates the Wireless Emergency Telephone Safety Act. Contains only the short title.
      99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to Executive
                                            Do Pass/Short Debate Cal 015-000-000
      99-03-05 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      99-03-10 H
                                            Fiscal Note Requested DAVIS, MONIQUE
               H Cal Ord 2nd Rdg-Shrt Dbt
      99-03-16 H Second Reading-Short Debate
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HB-2658 CROSS.

99-03-26 H

01-01-09 H Session Sine Die

220 ILCS 15/1 from Ch. 96 1/2, par. 5501

H Held 2nd Rdg-Short Debate

Amends the Gas Storage Act. Provides that if a person (i) holds a certificate of public convenience and necessity issued under the federal Natural Gas Act for the construction of a pipeline for the transportation of natural gas and (ii) desires to exercise the right of eminent domain as authorized in that Act, the person must exercise that right in a proceeding under Article VII of the Code of Civil Procedure in the circuit court of the county in which the property to be acquired is located. Effective immediately.

Re-Refer Rules/Rul 19(a)

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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Environment & Energy
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2659 CROSS.

5 ILCS 312/2-106 from Ch. 102, par. 202-106

Amends the Illinois Notary Public Act. Permits a nonresident to be commissioned as a notary public in the county in which he or she is employed. Provides that an applicant for appointment and commission as a notary public shall pay a fee of \$10 (now \$5 if in person and \$10 if by mail) to record the commission at the county clerk's office.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading

99-02-24 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-2660 MULLIGAN - COULSON.

105 ILCS 5/14-1.09.1

Amends the School Code to include a licensed clinical psychologist as one of the qualified professionals that are not prohibited by the provisions of a Section concerning school psychological services from providing those services listed in that Section for which they are appropriately trained. Effective immediately.

2365 HB-2660—Cont.

99-02-22 H First reading
H Added As A Joint Sponsor COULSON
Referred to Hse Rules Comm
99-02-24 H Assigned to Registration & Regulation
89-02-25 H Re-assigned to Consumer Protect'n & Product Regul
99-03-04 H Motion Do Pass-Lost 003-005-000 HCON
Remains in CommiConsumer Protect'n & Product Regul
99-03-05 H Re-Refer Rules/Rul 19(a)

01 01 00 II Session Sina Die

01-01-09 H Session Sine Die

HB-2661 TURNER, JOHN.

625 ILCS 5/11-208.5 new

Amends the Illinois Vehicle Code to add a new Section concerned with local traffic regulation. Contains only a Section caption.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2662 TURNER, JOHN.

35 ILCS 200/1-155

Amends the Property Tax Code concerning the definition of year. Makes a technical change.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2663 TURNER, JOHN.

735 ILCS 5/2-1012 new

Amends the Code of Civil Procedure concerning "pre-trial steps". Provides that in an action based on contract that qualifies as a small claim under the Supreme Court Rules, if the contract does not otherwise provide for attorney's fees and costs, then the party who is determined to be the party prevailing on the contract shall be entitled to reasonable attorney's fees in addition to costs. Provides that reasonable attorney's fees shall not exceed (i) 25% of the principal obligation alleged to have been owed under the contract if the defendant prevails or (ii) 25% of the principal obligation included in the judgment, if the plaintiff prevails.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 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-2664 TURNER, JOHN.

735 ILCS 5/7-101 from Ch. 110, par. 7-101

Amends the Code of Civil Procedure. Makes stylistic changes in a Section concerning eminent domain.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2665 TURNER, JOHN.

735 ILCS 5/8-2401 from Ch. 110, par. 8-2401

Amends the Code of Civil Procedure. Makes stylistic changes in a Section concerning evidence.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

2366 HB-2666

HB-2666 FEIGENHOLTZ.

405 ILCS 5/3-911 new 405 ILCS 5/4-710 new

Amends the Mental Health and Developmental Disabilities Code. Provides that before the Guardianship and Advocacy Commission may transfer a recipient of services for the mentally ill or services for the developmentally disabled, it must listen to the recommendation of the director of the facility where the recipient is receiving treatment or habilitation. Provides that if the Commission and the facility director disagree over the matter of the transfer, they must submit the matter to an arbitration body. Effective January 1, 2000.

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FISCAL NOTE (Department of Public Health)
   This Department will have minimal impact.
   FISCAL NOTE (Department of Aging)
   Estimated fiscal impact is $75,000.
NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H First reading
                                           Referred to Hse Rules Comm
   99-02-24 H
                                           Assigned to Human Services
                                           Do Pass/Short Debate Cal 013-000-000
   99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
   99-03-10 H
                                           Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
   99-03-11 H
                                           Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 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-2667 YOUNGE.

New Act

Creates the Workforce Commission Act. Creates the Illinois Workforce Commission, composed of 3 members appointed by the Governor and representing labor, employers, and the public. Provides that the commission is to operate an integrated workforce development system in the State, in particular through the consolidation of ojob training, employment, and employment-related educational programs, and to administer the unemployment insurance program in the State. Act is repealed on July 1, 2010.

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STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
Does not create a State mandate.
FISCAL NOTE (Department of Employment Security)
Estimated initial start-up costs would total $500,000 plus
equipment and directly-charged nonpersonal services costs.
Conversion to commercial postal meter use would lead to postal
underfunding approaching $1 million annually, more in high
workload years. Consolidation of programs could increase annual
costs by $1.5 million or more. Monetary costs associated with
use of of existing IDES equipment with programmatic proprietary
interests could be very little or a lot.
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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Labor & Commerce
99-03-05 H
                                       Do Pass/Stndrd Dbt/Vote 009-008-000 HLBC
         H Pled Cal 2nd Rdg Stndrd Dbt
99-03-09 H
                                      Fiscal Note Requested BLACK
         H
                                      St Mandate Fis Nte Req BLACK
         H Cal 2nd Rdg Stndrd Dbt
99-03-16 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-17 H
                                       St Mandate Fis Note Filed
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                       Fiscal Note Filed
99-03-18 H
         H Hld Cal Ord 2nd Rdg-Shrt Db
99-03-19 H Pld Cal 3rd Rdg-Stndrd Dbt
99-03-26 H
                                       Re-Refer Rules/Rul 19(a)
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2367 HB-2667—Cont.

01-01-09 H Session Sine Die

HB-2668 LOPEZ.

230 ILCS 25/4.2

from Ch. 120, par. 1104.2

Amends the Bingo License and Tax Act. Makes a technical change in the Section concerning civil penalties for failure to obtain a license or special provider's permit.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Revenue 99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2669 STROGER.

20 ILCS 605/46.3

from Ch. 127, par. 46.3

Amends the Civil Administrative Code of Illinois. Adds a caption to the Section providing that the Department of Commerce and Community Affair's duties include collecting and assembling information that would assist in economic development.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a)

HB-2670 STROGER.

215 ILCS 5/1

from Ch. 73, par. 613

Amends the Illinois Insurance Code. Makes stylistic changes to the short title Section.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2671 STROGER.

20 ILCS 625/1

from Ch. 127, par. 2601

Amends the Illinois Economic Opportunity Act. Adds a caption to a Section concerning the policy and purpose of the Act.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2672 STROGER.

20 ILCS 650/1

from Ch. 127, par. 3601

Amends the Export Trading Company Act. Adds a caption and makes a stylistic change to the short title Section.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2673 BLACK - CURRIE - SCHOENBERG - FRITCHEY - LINDNER.

5 ILCS 205/7.25 new
15 ILCS 205/7.27 new
15 ILCS 205/7.3 new

15 ILCS 205/7.40 new 15 ILCS 205/7.45 new

15 ILCS 205/7.50 new 15 ILCS 205/7.52 new

15 ILCS 205/7.55 new

15 ILCS 205/7.60 new

15 ILCS 205/7.65 new 15 ILCS 205/7.70 new 15 ILCS 205/7.75 new 15 ILCS 205/7.80 new 15 ILCS 205/7.85 new 15 ILCS 205/7.90 new 15 ILCS 205/7.95 new. 15 ILCS 205/7.97 new 15 ILCS 205/7.100 new 15 ILCS 205/7.105 new 15 ILCS 205/7.110 new 15 ILCS 205/7.115 new 15 ILCS 205/7.120 new 15 ILCS 205/7.125 new 15 ILCS 205/7.130 new 15 ILCS 205/7.135 new 15 ILCS 205/7.140 new 15 ILCS 205/7.145 new 15 ILCS 205/7.150 new 15 ILCS 205/7.152 new 15 ILCS 205/7.155 new 15 ILCS 205/7.160 new 15 ILCS 205/7.165 new 15 ILCS 205/7.170 new 15 ILCS 205/7.172 new 15 ILCS 205/7.175 new 15 ILCS 205/7.180 new 15 ILCS 205/7.185 new 15 ILCS 205/7.190 new 15 ILCS 205/7.195 new 15 ILCS 205/7.200 new 15 ILCS 205/7,205 new 15 ILCS 205/7.210 new 15 ILCS 205/7.215 new 15 ILCS 205/7.220 new 15 ILCS 205/7.221 new 15 ILCS 205/7.223 new 15 ILCS 205/7.225 new 15 ILCS 205/7.230 new 15 ILCS 205/7.235 new 15 ILCS 205/7.240 new 15 ILCS 205/7.250 new 15 ILCS 205/7.255 new 15 ILCS 205/7.260 new 15 ILCS 205/7.265 new 15 ILCS 205/7.270 new 15 ILCS 205/7.275 new 15 ILCS 205/7.280 new 15 ILCS 205/7.285 new 15 ILCS 205/7.290 new 15 ILCS 205/7.292 new 15 ILCS 205/7.295 new 20 ILCS 1020/35 20 ILCS 1605/13 20 ILCS 2105/60 20 ILCS 2505/39b52 20 ILCS 2605/55a 205 ILCS 5/48.4 205 ILCS 105/1-6d

205 ILCS 205/7007 205 ILCS 305/43.1 205 ILCS 645/20 215 ILCS 5/238

215 ILCS 5/238.1 215 ILCS 5/299.1a

215 ILCS 5/299.1b 215 ILCS 5/337.1 from Ch. 120, par. 1163 from Ch. 127, par. 60 from Ch. 127, par. 55a from Ch. 73, par. 850 from Ch. 73, par. 911.1a 225 ILCS 425/2.04 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 305 ILCS 5/12-4.7c 305 ILCS 5/12-10.2 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep. 305 ILCS 5/10-3.3 rep. 305 ILCS 5/10-3.4 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-8.1 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep. 305 ILCS 5/10-10.3 rep. 305 ILCS 5/10-11 rep. 305 ILCS 5/10-11.1 rep. 305 ILCS 5/10-12 rep. 305 ILCS 5/10-12.1 rep. 305 ILCS 5/10-13 rep. 305 ILCS 5/10-13.1 rep. 305 ILCS 5/10-13.2 rep. 305 ILCS 5/10-13.3 rep. 305 ILCS 5/10-13.4 rep. 305 ILCS 5/10-13.5 rep. 305 ILCS 5/10-13.6 rep. 305 ILCS 5/10-13.7 rep. 305 ILCS 5/10-13.8 rep. 305 ILCS 5/10-13.9 rep. 305 ILCS 5/10-13.10 rep. 305 ILCS 5/10-14 rep. 305 ILCS 5/10-14.1 rep. 305 ILCS 5/10-15 rep. 305 ILCS 5/10-16 rep. 305 ILCS 5/10-16.2 rep. 305 ILCS 5/10-16.3 rep. 305 ILCS 5/10-16.4 rep. 305 ILCS 5/10-17 rep. 305 ILCS 5/10-17.1 rep. 305 ILCS 5/10-17.2 rep. 305 ILCS 5/10-17.3 rep. 305 ILCS 5/10-17.4 rep. 305 ILCS 5/10-17.5 rep. 305 ILCS 5/10-17.6 rep. 305 ILCS 5/10-17.7 rep. 305 ILCS 5/10-17.8 rep. 305 ILCS 5/10-17.9 rep. 305 ILCS 5/10-17.11 rep. 305 ILCS 5/10-18 rep. 305 ILCS 5/10-19 rep. 305 ILCS 5/10-20 rep. 305 ILCS 5/10-22 rep. 305 ILCS 5/10-23 rep. 305 ILCS 5/10-24 rep. 305 ILCS 5/10-24.5 rep. 305 ILCS 5/10-24.30 rep.

305 ILCS 5/10-24.35 rep. 305 ILCS 5/10-24.40 rep. 305 ILCS 5/10-24.45 rep. from Ch. 111, par. 2005.1

from Ch. 23, par. 10-21

from Ch. 23, par. 12-10.2 from Ch. 23, par. 12-16

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305 ILCS 5/10-24.50 rep.
305 ILCS 5/10-25 rep.
305 ILCS 5/10-25.5 rep.
305 ILCS 5/10-27 rep.
305 ILCS 5/12-4.3 rep.
410 ILCS 535/12
                                    from Ch. 111 1/2, par. 73-12
410 ILCS 535/17
                                    from Ch. 111 1/2, par. 73-17
410 ILCS 535/22
                                    from Ch. 111 1/2, par. 73-22
515 ILCS 5/20-105
                                    from Ch. 56, par. 20-105
520 ILCS 5/3.36
                                    from Ch. 61, par. 3.36
625 ILCS 5/7-701
625 ILCS 5/7-702
625 ILCS 5/7-702.1
625 ILCS 5/7-703
625 ILCS 5/7-704
625 ILCS 5/7-705
625 ILCS 5/7-706
625 ILCS 5/7-707
625 ILCS 5/7-708
705 ILCS 205/1
                                    from Ch. 13, par. 1
705 ILCS 405/6-9
                                    from Ch. 37, par. 806-9
730 ILCS 5/5-7-6
                                    from Ch. 38, par. 1005-7-6
750 ILCS 5/505
                                    from Ch. 40, par. 505
750 ILCS 5/505.1
                                    from Ch. 40, par. 505.1
750 ILCS 5/505.2
                                    from Ch. 40, par. 505.2
750 ILCS 5/507
                                    from Ch. 40, par. 507
750 ILCS 5/510
                                    from Ch. 40, par. 510
750 ILCS 5/516
                                    from Ch. 40, par. 516
750 ILCS 5/705
                                    from Ch. 40, par. 705
750 ILCS 5/709
                                    from Ch. 40, par. 709
750 ILCS 5/710
                                    from Ch. 40, par. 710
750 ILCS 5/712
                                    from Ch. 40, par. 712
750 ILCS 15/2.1
                                    from Ch. 40, par. 1105
750 ILCS 15/3
                                    from Ch. 40, par. 1106
750 ILCS 15/4
                                    from Ch. 40, par. 1107
750 ILCS 15/11
                                    from Ch. 40, par. 1114
750 ILCS 15/12
                                    from Ch. 40, par. 1115
750 ILCS 22/101
750 ILCS 22/102
750 ILCS 22/310
750 ILCS 25/5
                                    from Ch. 40, par. 2705
750 ILCS 28/35
750 ILCS 28/45
750 ILCS 45/4.1
750 ILCS 45/5
                                    from Ch. 40, par. 2505
750 ILCS 45/6
                                    from Ch. 40, par. 2506
750 ILCS 45/8
                                    from Ch. 40, par. 2508
750 ILCS 45/11
                                    from Ch. 40, par. 2511
750 ILCS 45/13
                                    from Ch. 40, par. 2513
750 ILCS 45/13.1-
750 ILCS 45/14
                                    from Ch. 40, par. 2514
750 ILCS 45/15.1
                                    from Ch. 40, par. 2515.1
750 ILCS 45/21
                                    from Ch. 40, par. 2521
750 ILCS 45/22
                                    from Ch. 40, par. 2522
750 ILCS 45/23
                                    from Ch. 40, par. 2523
750 ILCS 60/214
                                    from Ch. 40, par. 2312-14
820 ILCS 405/1300
                                    from Ch. 48, par. 540
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Amends the Attorney General Act, the Illinois Administrative Procedure Act, the Intergovernmental Cooperation Act, the New Hire Reporting Act, the Civil Administrative Code of Illinois, the Illinois Public Aid Code, the Vital Records Act, the Fish and Aquatic Life Code, the Wildlife Code, the Illinois Vehicle Code, the Attorney Act, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, the Income Withholding for Support Act, the Illinois Parentage Act of 1984, the Unemployment Insurance Act, and other Acts. Transfers child support collection functions from the Department of Public Aid to the Attorney General. Effective July 1, 1999.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Child Support Enforcement H Added As A Joint Sponsor CURRIE

99-03-02 H Joint Sponsor Changed to SCHOENBERG

H Joint Sponsor Changed to SCHOENBERC

H Joint Sponsor Changed to LINDNER

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2674 LANG.

230 ILCS 20/5

from Ch. 120, par. 1055

230 ILCS 25/3 rep.

Amends the Illinois Pull Tabs and Jar Games Act and the Bingo License and Tax Act. Deletes provisions in each of those Acts imposing taxes on gross proceeds from games under those Acts. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Revenue

99-03-05 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2675 KOSEL - DART.

210 ILCS 45/3-212.1 new

Amends the Nursing Home Care Act. Provides standards of conduct for Department personnel who conduct surveys of facilities. Creates the Nursing Facility Professional Standards Review Board to establish complaint procedures for unprofessional conduct by an individual conducting surveys, investigate the complaints, and recommend disciplinary action to the appropriate professional board.

NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Human Services

99-03-03 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

99-03-10 H Added As A Joint Sponsor DART

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 99-03-26 H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2676 LEITCH - SMITH, MICHAEL - SLONE.

20 ILCS 1705/50

from Ch. 91 1/2, par. 100-50

Amends the Mental Health and Developmental Disabilities Administrative Act. Adds a caption to a Section concerning the Department of Human Services' annual plan for mental health and developmental disability services and programs, including intervention programs.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 1705/50

Adds reference to:

20 ILCS 1705/71 new

Deletes everything. Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to establish a 3-year pilot program to institute disease management guidelines for the provision of behavioral health care services to persons who receive health care services supported in whole or in part by State or federal funding. To implement the pilot program, requires the Department to contract with a single community-based, not-for-profit provider of a comprehensive array of both mental health and chemical dependency services in Peoria County. Effective immediately.

99-02-22 H First reading

99-02-24 H

Referred to Hse Rules Comm Assigned to Executive

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99-03-01 H Added As A Joint Sponsor SMITH, MICHAEL
                                     Do Pass/Short Debate Cal 015-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                     LEITCH
99-03-12 H
                Amendment No.01
                Amendment referred to HRUL
         Н
         H .Cal Ord 2nd Rdg-Shrt Dbt
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     LEITCH
99-03-18 H
                 Amendment No.01
                 Rules refers to
                                       HHSV
         H Held 2nd Rdg-Short Debate
99-03-19 H
                Amendment No.01
                                     LEITCH
         H Recommends be Adopted HHSV/010-000-000
                Amendment No.01
                                     LEITCH
                                                              Adopted
         Η
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SLONE
99-03-25 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-26 S Chief Sponsor HAWKINSON
         S Added as Chief Co-sponsor SHADID
                                     Referred to Sen Rules Comm
         S First reading
99-04-15 S
                                      Assigned to Public Health & Welfare
                                      Recommended do pass 011-000-000
99-04-27 S
         S Placed Calndr, Second Rdg
         S Added As A Co-sponsor MAITLAND
99-04-28 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-12 S Third Reading - Passed 054-001-000
         H Passed both Houses
99-06-10 H Sent to the Governor
99-08-06 H Governor approved
         Н
              Effective Date 99-08-06
              PUBLIC ACT 91-0455
         Н
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HB-2677 BELLOCK – JOHNSON,TOM – STEPHENS – HARTKE – FEIGEN-HOLTZ, HULTGREN, LANG, KRAUSE, SILVA, DELGADO AND KENNER.

New Act

Creates the Low Income Uninsured Health Coverage Act. Creates a program to provide for grants to at least 5 communities around the State for development of demonstration projects providing access to health care coverage for low income uninsured residents of the State who are not eligible for other types of medical coverage to be administered by the Department of Public Aid. Provides that by the end of the demonstration period, the Governor shall submit to the General Assembly a plan for providing for the health insurance needs of low income, uninsured residents of the State. Sets out who is eligible to participate as a provider in the project and the criteria for selection of providers. Effective immediately.

HOUSE AMENDMENT NO. 1.

In a provision regarding the selection criteria for projects under this Act, provides that the Director of the Department of Public Aid shall ensure, to the extent feasible, that the selected projects meet the listed criteria. Adds as projects meeting the selection criteria those which represent a variety of communities around the State that are broadly representative of the communities in the State, in terms of location, population, size, diversity, and access to health care.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H Added As A Joint Sponsor JOHNSON, TOM

H Added As A Joint Sponsor STEPHENS

H Added As A Joint Sponsor FLOWERS

H Added As A Joint Sponsor HULTGREN

99-03-01 H Added As A Co-sponsor LANG

99-03-03 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-11	Н	Amendment No.01	BELLOCK	
	Η	Amendment referred to	HRUL	
	Η	Cal Ord 2nd Rdg-Shrt Dbt		
99-03-12		Joint Sponsor Changed to HA	ARTKE	
		Joint Sponsor Changed to FE		
		Added As A Co-sponsor HU		
		Added As A Co-sponsor KR.		
	Η	Amendment No.01	BELLOCK	
	Η	Recommends be Adopted HF	RUL	
	Η	Cal Ord 2nd Rdg-Shrt Dbt		
99-03-16	Н	Second Reading-Short Debat	e	
	Η	Amendment No.01	BELLOCK	Adopted
	Η	Pld Cal 3rd Rdg-Shrt Dbt		-
	Η	Added As A Co-sponsor SIL	VA	
	Η	Added As A Co-sponsor DEl	LGADO.	
99-03-17	Η	3rd Rdg-Shrt Dbt-Pass/Vote	116-000-000	
	Η	Added As A Co-sponsor KE	NNER	
99-03-18	S	Arrive Senate		
	S	Placed Calndr First Rdg		
99-03-19		Chief Sponsor FAWELL		
	S	First reading	Referred to Sen Rules Com	m
01-01-09	Η	Session Sine Die		
270 64	co	тт		

HB-2678 SCOTT.

35 ILCS 200/27-95 new

35 ILCS 200/27-100 new

Amends the Special Service Area Tax Law in the Property Tax Code. Provides that if at least 30% of the roads in a municipality are not owned or controlled by a governmental unit and those roads provide access to emergency vehicles, then 51% of the property owners may approve the formation of a special service area for repair, maintenance, and reconstruction of those private roads. Provides that if at least 30% of a privately owned or maintained lake recreation area within an unincorporated area is not controlled by a governmental unit, then 51% of the property owners may approve the formation of a special service area to maintain the lake area.

99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Local Government
99-02-25 H Primary Sponsor Changed To SCOTT
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die

HB-2679 GARRETT – MATHIAS – FRANKS – SHARP.

35 ILCS 200/15-172

99-04-15 S

Amends the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Provides that if in any subsequent taxable year for which an applicant applies and qualifies for the exemption the equalized assessed value decreases, then that year shall become the "base year" for the purposes of the Act. Provides that for taxable year 1999, the Chief County Assessment Officer shall select the lowest base year from the preceeding years for which the applicant received the exemption. Effective Immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
    99-02-22 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 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 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 FRANKS
    99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
             H Joint Sponsor Changed to SHARP
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-17 S Chief Sponsor GEO-KARIS
             S First reading
                                          Referred to Sen Rules Comm
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Assigned to Revenue

99-04-22	S	Postponed
99-04-29	S	Held in Committee
	S	Committee Revenue
99-05-08	S	Refer to Rules/Rul 3-9(a)
01-01-09	H Session Sine Die	

HB-2680 YOUNGE - STEPHENS - HOLBROOK - HOFFMAN - DAVIS, STEVE.

New Act

Creates the Southwestern Illinois Teacher's Academy for Math, Science, and Technology Act. Contains only a short title provision. Effective immediately.

HOUSE AMENDMENT NO. 1.

Creates the Southwestern Illinois Teacher's Academy for Math, Science, and Technology, 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.

BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget) Since this bill is not a supplemental appropriation bill, the Balanced Budget Note Act is inapplicable. FISCAL NOTE, H-AM 1 (State Board of Education) Estimated annual fiscal impact on SBE would be \$300,000; annual local fiscal impact is unknown. STATE MANDATES NOTE, H-AM 1 (State Board of Education) Same as SBE fiscal note. FISCAL NOTE, H-AM 1 (Board of Higher Education) State funds would be required for costs associated with acquisition and operation of the new Academy. 99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Elementary & Secondary Education ELEM SCND ED H 99-03-03 H Amendment No.01 Adopted Do Pass/Stndrd Dbt/Vote 012-002-004 HELM H Plcd Cal 2nd Rdg Stndrd Dbt 99-03-04 H Fiscal Note Req as amended COWLISHAW Η St Mndt Fis Note Reg Amnd Bal Budget Note Req as amnd H H Cal 2nd Rdg Stndrd Dbt 99-03-09 H Bal Budget Note Fld as amnd Fiscal Note Filed as amnded Н St Mndt Fis Note Fld Amnd Η H Cal 2nd Rdg Stndrd Dbt 99-03-10 H Fiscal Note Filed as amnded H Cal 2nd Rdg Stndrd Dbt 99-03-12 H Second Reading-Stnd Debate H Pld Cal 3rd Rdg-Stndrd Dbt 99-03-17 H 3rd Rdg-Stnd Dbt-Pass/Vote 072-041-002 H Added As A Joint Sponsor STEPHENS H Added As A Joint Sponsor HOLBROOK H Added As A Joint Sponsor HOFFMAN H Added As A Joint Sponsor DAVIS, STEVE 99-03-18 S Arrive Senate S Placed Calndr First Rdg 99-03-24 S Chief Sponsor CLAYBORNE S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HB-2681 YOUNGE.

Appropriates \$180,000 from the General Revenue Fund for the ordinary and contingent expenses of the East St. Louis Area Development Authority. Effective July 1, 1999.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Appropriations-Public Safety
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

2375 HB-2682

HB-2682 YOUNGE.

Appropriates \$1 to the Department of Commerce and Community Affairs for the purpose of the Millennium Project. Effective July 1, 1999.

99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H

Assigned to Approp-Gen Srvc & Govt

Ovrs

99-03-05 H

Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2683 YOUNGE.

New Act

Creates the Old Man River City Syntegration Act. Includes the short title and effective date provisions only. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

20 ILCS 605/46.70 new

Amends the Civil Administrative Code of Illinois. Provides that using moneys appropriated for that purpose, the Department of Commerce and Community Affairs shall establish the Old Man River City Syntegration Grant Program and make grants to the East St. Louis Small Business Development Council to conduct a series of planning meetings known as "Syntegrations" for the purpose of fostering economic development in that city. The Department shall adopt rules to administer and implement this Section.

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
99-03-19 H
                Amendment No.01
                                     YOUNGE
                Amendment referred to HRUL
         H
         H Held 2nd Rdg-Short Debate
99-03-23 H
                Amendment No.01
                                     YOUNGE
                Rules refers to
                                      HLGV
         Н
         H Held 2nd Rdg-Short Debate
                Amendment No.01
99-03-24 H
                                     YOUNGE
         H Recommends be Adopted HLGV/005-001-003
                                                             Adopted
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H Amendment No.01 YOUNGE 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-2684 YOUNGE.

New Act

Creates the Millennium Project Act. Contains only a short title.

HOUSE AMENDMENT NO. 1.

Provides for a Millennium Project in East St. Louis that will design the City of the 21st Century. Sets goals for the project.

99-02-22	Н	First reading	Referred to Hse Rules Com:	m
99-02-24	Н		Assigned to Executive	
99-03-05	Н		Do Pass/Short Debate Cal 0	15-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
99-03-11	Н	Amendment No.01	YOUNGE	
	Н	Amendment referred to	HRUL	
	Η	Rules refers to	HLGV	
	H	Cal Ord 2nd Rdg-Shrt Dbt		
99-03-16	Η	Second Reading-Short Debate	e	
	Н	Held 2nd Rdg-Short Debate		
99-03-24	Н	Amendment No.01	YOUNGE	
	Н	Recommends be Adopted HL	.GV/008-000-000	
	Н	Amendment No.01	YOUNGE	Adopted
	Н	Pid Cal 3rd Rdg-Shrt Dbt		-
99-03-26	Н		Re-Refer Rules/Rul 19(a)	

01-01-09 H Session Sine Die

HB-2685 VOUNCE

110 ILCS 805/2-12.2 new

Amends the Public Community College Act to require the Illinois Community College Board to establish an experimental community college district to be comprised of the territory of the former Metropolitan Community College District No. 541. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Higher Education
    99-03-04 H
                                          Motion Do Pass-Lost 006-007-000 HHED
             Η
                                          Remains in CommiHigher Education
   99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
   01-01-09 H Session Sine Die
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HB-2686 YOUNGE - BEAUBIEN.

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105 ILCS 5/19-1
                                   from Ch. 122, par. 19-1
105 ILCS 230/5-15
105 ILCS 230/5-20
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Amends the School Construction Law and the School Code. Requires the State Board of Education to certify to a school district that has been issued a grant entitlement for a school construction project the amount of the project cost that the district will be required to finance with non-grant funds. Authorizes such a district, if it has no unused bonding capacity or if its remaining bonding capacity is less than the amount certified by the State Board of Education, to by referendum incur additional indebtedness by the issuance of school construction project bonds in an amount not exceeding the project cost that the district must finance with non-grant funds. Makes other related changes. Effective immediately.

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FISCAL NOTE (State Board of Education)
    This bill would not result in additional spending.
    STATE MANDATES NOTE (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                           Referred to Hse Rules Comm
   99-02-24 H
                                           Assigned to Elementary & Secondary
                                             Education
                                           Do Pass/Short Debate Cal 023-000-000
    99-03-03 H
             H Placed Cal 2nd Rdg-Shrt Dbt
    99-03-09 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Added As A Joint Sponsor BEAUBIEN
    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
    99-03-24 S Chief Sponsor CLAYBORNE
             S First reading
                                          Referred to Sen Rules Comm
   01-01-09 H Session Sine Die
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HB-2687 O'CONNOR.

New Act 35 ILCS 5/208 from Ch. 120, par. 2-208 30 ILCS 105/5.490 new

Creates the Property Tax Surplus Credit Act and amends the Illinois Income Tax Act. Provides that for any fiscal year in which the revenues into the State's general funds exceed the prior year's general funds revenues by more than \$750,000,000, the excess funds shall be deposited into the Property Tax Surplus Credit Fund. Provides that the Fund shall be used by the Department of Revenue to increase the income tax credit for residential property. Amends the State Finance Act to create the Fund. Effective immediately.

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

377

HB-2687--Cont.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2688 WINKEL – LANG – FRANKS – MATHIAS.

35 ILCS 5/211 new

Amends the Illinois Income Tax Act. Grants elementary and secondary school teachers a credit against the tax imposed by the Act in an amount equal to personal expenditures made by the taxpayer for teaching materials. Provides that the amount of the credit is limited to \$500 or the individual's tax liability, whichever is less. Prohibits the carry forward of an excess tax credit to a succeeding taxable year. Exempts the credit from the Act's sunset requirement. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H First reading
                                        Referred to Hse Rules Comm
   99-02-24 H
                                        Assigned to Revenue
   99-03-01 H Added As A Joint Sponsor LANG
            H Added As A Joint Sponsor FRANKS
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
   99-03-09 H
                                        Motion disch Comm, adve 2nd
            Η
                                        CALENDAR ORDER OF
            Н
                                        2ND READING-WINKEL
            H
                                        Committee Rules
   99-03-10 H Joint Sponsor Changed to MATHIAS
   01-01-09 H Session Sine Die
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HB-2689 JONES, JOHN.

35 ILCS 5/208

from Ch. 120, par. 2-208

Amends the Illinois Income Tax Act. Provides that the Department of Revenue must issue a refund check to each taxpayer allowed the residential real property tax credit for the taxable year. Provides that the refund is equal to 5% of the real property taxes paid by the taxpayer in the taxable year to a unit, elementary, or high school district. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die	

HB-2690 KOSEL.

35 ILCS 200/15-175 30 ILCS 805/8.23 new

Amends the Property Tax Code. Provides that beginning in taxable year 1999, a first-time home buyer of qualifying homestead property receives an additional homestead exemption of \$1,000 if (i) the homebuyer's adjusted gross income as reported for federal income tax purposes is less than \$100,000 and (ii) the homestead property's equalized assessed value is less than \$200,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

12(3) 111111 11111 1111 2111 13001, 1100011 3111010, 31000 1111010				
99-02-22 H First reading	Referred to Hse Rules Comm			
99-02-24 H	Assigned to Revenue			
99-03-05 H	Re-Refer Rules/Rul 19(a)			
01-01-09 H. Session Sine Die				

HB-2691 MITCHELL, BILL.

20 ILCS 2505/39c-7 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Revenue to provide for, staff, and administer an Office of the Taxpayer Defender to assess problems individual taxpayers have with the Department and assist in solving them. Provides that the Office of the Taxpayer Defender shall act as a conduit between the Department and the individual taxpayer. Gives the Office access to any books, records, and databases of the Department of Revenue. States that the Office is subject to the same confidentiality requirements concerning those books, records, and databases. Re-

quires the Office to submit a written report of its activities, problem resolution cases, and recommendations for improvement, if any, to the Governor and the General Assembly by February 1 of each year. Repeals the Section January 1, 2005. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading

99-02-24 H

99-03-05 H

01-01-09 H Session Sine Die

Referred to Hse Rules Comm

Assigned to Revenue

Re-Refer Rules/Rul 19(a)
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HB-2692 MYERS,RICHARD.

35 ILCS 5/304 from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act concerning persons other than residents who derive business income from this State and one or more other states. Provides that these persons shall compute their apportionment factor by weighting their property, payroll, and sales factors for the tax year ending on December 31, 1998 (instead of for tax years ending or or after December 31, 1998). Thereafter, the apportionment factor is equal to the sales factor. Effective immediately.

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the sales factor. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H First reading
                                               Referred to Hse Rules Comm
      99-02-24 H
                                               Assigned to Revenue
      99-03-05 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2693
              BRADY.
    35 ILCS 5/501
                                      from Ch. 120, par. 5-501
  Amends the Illinois Income Tax Act concerning notice. Makes a technical change.
                                               Referred to Hse Rules Comm
       99-02-22 H First reading
       99-02-24 H
                                               Assigned to Revenue
       99-03-05 H
                                               Re-Refer Rules/Rul 19(a)
      01-01-09 H Session Sine Die
HB-2694
              WINTERS.
    20 ILCS 2520/5
                                      from Ch. 120, par. 2305
    20 ILCS 2520/5.5 new
    20 ILCS 2520/5.6 new
    35 ILCS 5/902
                                      from Ch. 120, par. 9-902
    35 ILCS 5/904
                                      from Ch. 120, par. 9-904
    35 ILCS 5/917
                                      from Ch. 120, par. 9-917
    35 ILCS 5/917.5 new
    35 ILCS 105/19
                                      from Ch. 120, par. 439.19
    35 ILCS 105/20
                                      from Ch. 120, par. 439.20
    35 ILCS 110/17
                                      from Ch. 120, par. 439.47
    35 ILCS 110/18
                                      from Ch. 120, par. 439.48
    35 ILCS 115/17
                                      from Ch. 120, par. 439.117
    35 ILCS 115/18
                                      from Ch. 120, par. 439.118
    35 ILCS 120/4
                                      from Ch. 120, par. 443
    35 ILCS 120/5
                                      from Ch. 120, par. 444
    35 ILCS 120/6a
                                      from Ch. 120, par. 445a
    35 ILCS 120/6b
                                      from Ch. 120, par. 445b
    35 ILCS 130/9a
                                      from Ch. 120, par. 453.9a
    35 ILCS 130/9b
                                      from Ch. 120, par. 453.9b
    35 ILCS 135/13
                                      from Ch. 120, par. 453.43
    35 ILCS 135/13a
                                      from Ch. 120, par. 453.43a
    35 ILCS 505/5
                                      from Ch. 120, par. 421
    35 ILCS 505/5a
                                      from Ch. 120, par. 421a
    35 ILCS 505/5b
                                      from Ch. 120, par. 421b
    35 ILCS 510/2
                                      from Ch. 120, par. 481b.2
    35 ILCS 520/16
                                      from Ch. 120, par. 2166
    35 ILCS 610/6
                                      from Ch. 120, par. 467.6
    35 ILCS 615/6
                                      from Ch. 120, par. 467.21
    35 ILCS 620/6
                                      from Ch. 120, par. 473
    35 ILCS 625/6
                                      from Ch. 120, par. 1416
                                      from Ch. 120, par. 2010
    35 ILCS 630/10
    35 ILCS 735/3-3
                                      from Ch. 120, par. 2603-3
    35 ILCS 735/3-7
                                      from Ch. 120, par. 2603-7
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225 ILCS 450/27

from Ch. 111, par. 5533

Amends the Taxpayers' Bill of Rights Act. Allows a taxpayer to sue the Department of Revenue if the Department negligently (now intentionally or recklessly) disregards tax laws or regulations in collecting taxes. Creates a certified public accountant-client or public accountant-client privilege for non-criminal proceedings before the Department. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial, or a reduction of a refund regarding any tax, the taxpayer's position shall be presumed to be the correct position and the burden of proof shall be on the Department to prove otherwise. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Motor Fuel Tax Law, the Coin-Operated Amusement Device and Redemption Machine Tax Act, the Cannabis and Controlled Substances Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Water Company Invested Capital Tax Act, the Telecommunications Excise Tax Act, and the Uniform Penalty and Interest Act to make corresponding changes. Amends the Illinois Income Tax Act to create a civil action against the Department for the knowing or negligent disclosure of confidential information. Provides penalties. Amends the Illinois Public Accounting Act to make changes regarding confidentiality. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-22 H First reading
                                       Referred to Hse Rules Comm
99-02-24 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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RUTHERFORD. HR-2695

20 ILCS 655/1

from Ch. 67-1/2, par. 601

Amends the Illinois Enterprise Zone Act. Adds a caption and makes stylistic changes to the short title Section.

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99-02-22 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned 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-2696 TENHOUSE.

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.

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                      Assigned 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 Primary Sponsor Changed To POE
99-03-12 H
                Amendment No.01
         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
99-03-23 H
                Amendment No.01
                                     POE
                Rules refers to
                                       HREV
         H Held 2nd Rdg-Short Debate
99-03-24 H Primary Sponsor Changed To TENHOUSE
99-03-26 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
      SKINNER - FRANKS.
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HB-2697

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55 ILCS 5/5-1005
                                   from Ch. 34, par. 5-1005
60 ILCS 1/85-10
65 ILCS 5/11-76.1-1
                                   from Ch. 24, par. 11-76.1-1
70 ILCS 200/105-20
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70 ILCS 405/22,04
                                    from Ch. 5, par. 127.4
 70 ILCS 410/12
                                    from Ch. 96 1/2, par. 7112
 70 ILCS 805/6
                                    from Ch. 96 1/2, par. 6309
 70 ILCS 810/10
                                    from Ch. 96 1/2, par. 6413
 70 ILCS 1205/8-1
                                    from Ch. 105, par. 8-1
 70 ILCS 2105/10a
                                    from Ch. 42, par. 393
525 ILCS 35/2.04
                                    from Ch. 85, par. 2102.04
525 ILCS 35/2.05
                                    from Ch. 85, par. 2102.05
525 ILCS 35/2.07 new
525 ILCS 35/3
                                    from Ch. 85, par. 2103
525 ILCS 35/4
                                    from Ch. 85, par. 2104
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Amends the Open Space Lands Acquisition and Development Act. Authorizes grants for the acquisition of development rights. Defines development rights. Amends the Counties Code, the Township Code, the Illinois Municipal Code, the Civic Center Code, the Soil and Water Conservation Districts Act, the Conservation District Act, the Downstate Forest Preserve District Act, the Cook County Forest Preserve District Act, the Park District Code, and the River Conservancy Districts Act to authorize the acquisition of real property development rights. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor FRANKS
99-03-04 H Motion Do Pass-Lost 006-005-003 HURB
H Remains in CommiUrban Revitalization
99-03-05 H Re-Refer Rules/Rul 19(a)
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HB-2698 FRANKS - SKINNER.

60 ILCS 1/115-5

Amends the Township Code. Includes counties having a population of more than 150,000 (now 250,000) within the Article concerning open space programs. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 60 ILCS 1/115-20 60 ILCS 1/115-30 60 ILCS 1/115-35 60 ILCS 1/115-40 60 ILCS 1/115-55

Further amends the Township Code. Provides that a township in a county having a population of more than 150,000 but not more than 250,000 may not acquire property by condemnation under the Township Open Space Article.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Urban Revitalization
99-02-24 H
99-02-25 H Primary Sponsor Changed To FRANKS
99-03-04 H
                                      Do Pass/Short Debate Cal 011-003-000
         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 Joint Sponsor SKINNER
99-03-11 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-003-001
         S Arrive Senate
         S Placed Calndr First Rdg
99-03-19 S Chief Sponsor KLEMM
99-03-22 S First reading
                                      Referred to Sen Rules Comm
99-04-22 S
                                      Assigned to Local Government
99-05-04 S
                 Amendment No.01
                                      LOCAL GOV S
                                                               Adopted
                                      Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
99-05-05 S Second Reading
         S Placed Calndr,3rd Reading
99-05-06 S Third Reading - Passed 058-000-000
99-05-07 H Arrive House
         H Place Cal Order Concurrence 01
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99-05-18 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01
99-05-25 H Be apprvd for consideratn 01/003-002-000
H H Concurs in S Amend 01/102-010-001
H Passed both Houses
99-06-23 H Sent to the Governor
99-08-20 H Governor approved
H Effective Date 99-08-20

HB-2699 SKINNER – FRANKS.

70 ILCS 410/5 from Ch. 96 1/2, par. 7105 70 ILCS 410/6 from Ch. 96 1/2, par. 7106

PUBLIC ACT 91-0641

Amends the Conservation District Act. Provides that in counties adjacent to a county with more than 3,000,000 inhabitants, by resolution of the county board or boards or by petition signed by 5% of the voters, a proposal to elect or appoint a 5 or 7 member board of trustees chosen at large or from single member subdistricts of the conservation district shall be submitted to the voters at the next general election. Provides transition procedures if the proposition is approved by a majority of the voters in the district. Provides that the trustees shall be elected on a nonpartisan basis at a consolidated election. Effective immediately.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Urban Revitalization 99-02-25 H Added As A Joint Sponsor FRANKS 99-03-04 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 99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000 99-03-11 S Arrive Senate S Placed Calndr First Rdg 99-03-17 S Chief Sponsor MADIGAN.R 99-03-18 S First reading Referred to Sen Rules Comm 01-01-09 H Session Sine Die

HB-2700 SKINNER - BLACK.

5 ILCS 100/10-65 5 ILCS 220/3 15 ILCS 205/7.1 new 15 ILCS 205/7.5 new 15 ILCS 205/7.10 new 15 ILCS 205/7.15 new 15 ILCS 205/7.20 new 15 ILCS 205/7.25 new 15 ILCS 205/7.27 new 15 ILCS 205/7.28 new 15 ILCS 205/7.30 new 15 ILCS 205/7.35 new 15 ILCS 205/7.40 new 15 ILCS 205/7.45 new 15 ILCS 205/7.50 new 15 ILCS 205/7.52 new 15 ILCS 205/7.55 new 15 ILCS 205/7.60 new 15 ILCS 205/7.65 new 15 ILCS 205/7.70 new 15 ILCS 205/7.75 new 15 ILCS 205/7.80 new 15 ILCS 205/7.85 new 15 ILCS 205/7.90 new 15 ILCS 205/7.95 new 15 ILCS 205/7.97 new

15 ILCS 205/7.100 new 15 ILCS 205/7.105 new 15 ILCS 205/7.110 new from Ch. 127, par. 1010-65 from Ch. 127, par. 743

15 ILCS 205/7.115 new 15 ILCS 205/7.120 new 15 ILCS 205/7.125 new 15 ILCS 205/7.130 new 15 ILCS 205/7.135 new 15 ILCS 205/7.140 new 15 ILCS 205/7.145 new 15 ILCS 205/7.150 new 15 ILCS 205/7.152 new 15 ILCS 205/7.155 new 15 ILCS 205/7.160 new 15 ILCS 205/7.165 new 15 ILCS 205/7.170 new 15 ILCS 205/7.172 new 15 ILCS 205/7.175 new 15 ILCS 205/7.180 new 15 ILCS 205/7.185 new 15 ILCS 205/7.190 new 15 ILCS 205/7.195 new 15 ILCS 205/7.200 new 15 ILCS 205/7.205 new 15 ILCS 205/7.210 new 15 ILCS 205/7.215 new 15 ILCS 205/7.220 new 15 ILCS 205/7.221 new 15 ILCS 205/7.223 new 15 ILCS 205/7.225 new 15 ILCS 205/7.230 new 15 ILCS 205/7.235 new 15 ILCS 205/7.240 new 15 ILCS 205/7.250 new 15 ILCS 205/7.255 new 15 ILCS 205/7.260 new 15 ILCS 205/7.265 new 15 ILCS 205/7.270 new 15 ILCS 205/7.275 new 15 ILCS 205/7.280 new 15 ILCS 205/7.285 new 15 ILCS 205/7.290 new 15 ILCS 205/7.292 new 15 ILCS 205/7.295 new 20 ILCS 1020/35 20 ILCS 1605/13 from Ch. 120, par. 1163 20 ILCS 2105/60 from Ch. 127, par. 60 20 ILCS 2505/39b52 20 ILCS 2605/55a from Ch. 127, par. 55a 205 ILCS 5/48.4 205 ILCS 105/1-6d 205 ILCS 205/7007 205 ILCS 305/43.1 205 ILCS 645/20 215 ILCS 5/238 from Ch. 73, par. 850 215 ILCS 5/238.1 215 ILCS 5/299.1a from Ch. 73, par. 911.1a 215 ILCS 5/299.1b 215 ILCS 5/337.1 225 ILCS 425/2.04 from Ch. 111, par. 2005.1 305 ILCS 5/10-1.5 new 305 ILCS 5/10-21 from Ch. 23, par. 10-21 305 ILCS 5/12-4.7c 305 ILCS 5/12-10.2 from Ch. 23, par. 12-10.2 from Ch. 23, par. 12-16 305 ILCS 5/12-16 305 ILCS 5/10-1 rep. 305 ILCS 5/10-2 rep. 305 ILCS 5/10-3 rep. 305 ILCS 5/10-3.1 rep. 305 ILCS 5/10-3.2 rep.

305 ILCS 5/10-3.3 rep.

305 ILCS 5/10-3.4 rep. 305 ILCS 5/10-4 rep. 305 ILCS 5/10-5 rep. 305 ILCS 5/10-6 rep. 305 ILCS 5/10-7 rep. 305 ILCS 5/10-8 rep. 305 ILCS 5/10-8.1 rep. 305 ILCS 5/10-9 rep. 305 ILCS 5/10-10 rep. 305 ILCS 5/10-10.1 rep. 305 ILCS 5/10-10.2 rep. 305 ILCS 5/10-10.3 rep. 305 ILCS 5/10-11 rep. 305 ILCS 5/10-11.1 rep. 305 ILCS 5/10-12 rep. 305 ILCS 5/10-12.1 rep. 305 ILCS 5/10-13 rep. 305 ILCS 5/10-13.1 rep. 305 ILCS 5/10-13.2 rep. 305 ILCS 5/10-13.3 rep. 305 ILCS 5/10-13.4 rep. 305 ILCS 5/10-13.5 rep. 305 ILCS 5/10-13.6 rep. 305 ILCS 5/10-13.7 rep. 305 ILCS 5/10-13.8 rep. 305 ILCS 5/10-13.9 rep. 305 ILCS 5/10-13.10 rep. 305 ILCS 5/10-14 rep. 305 ILCS 5/10-14.1 rep. 305 ILCS 5/10-15 rep. 305 ILCS 5/10-16 rep. 305 ILCS 5/10-16.2 rep. 305 ILCS 5/10-16.3 rep. 305 ILCS 5/10-16.4 rep. 305 ILCS 5/10-17 rep. 305 ILCS 5/10-17.1 rep. 305 ILCS 5/10-17.2 rep. 305 ILCS 5/10-17.3 rep. 305 ILCS 5/10-17.4 rep. 305 ILCS 5/10-17.5 rep. 305 ILCS 5/10-17.6 rep. 305 ILCS 5/10-17.7 rep. 305 ILCS 5/10-17.8 rep. 305 ILCS 5/10-17.9 rep. 305 ILCS 5/10-17.11 rep. 305 ILCS 5/10-18 rep. 305 ILCS 5/10-19 rep. 305 ILCS 5/10-20 rep. 305 ILCS 5/10-22 rep. 305 ILCS 5/10-23 rep. 305 ILCS 5/10-24 rep. 305 ILCS 5/10-24.5 rep. 305 ILCS 5/10-24.30 rep. 305 ILCS 5/10-24.35 rep. 305 ILCS 5/10-24.40 rep. 305 ILCS 5/10-24.45 rep. 305 ILCS 5/10-24.50 rep. 305 ILCS 5/10-25 rep. 305 ILCS 5/10-25.5 rep. 305 ILCS 5/10-27 rep. 305 ILCS 5/12-4.3 rep. 410 ILCS 535/12 410 ILCS 535/17 410 ILCS 535/22 515 ILCS 5/20-105 520 ILCS 5/3.36

625 ILCS 5/7-701 625 ILCS 5/7-702 from Ch. 111 1/2, par. 73-12 from Ch. 111 1/2, par. 73-17 from Ch. 111 1/2, par. 73-22 from Ch. 56, par. 20-105 from Ch. 61, par. 3.36

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625 ILCS 5/7-702.1
625 ILCS 5/7-703
625 ILCS 5/7-704
625 ILCS 5/7-705
625 ILCS 5/7-706
625 ILCS 5/7-707
625 ILCS 5/7-708
705 ILCS 205/1
                                    from Ch. 13, par. 1
705 ILCS 405/6-9
                                    from Ch. 37, par. 806-9
730 ILCS 5/5-7-6
                                    from Ch. 38, par. 1005-7-6
750 ILCS 5/505
                                    from Ch. 40, par. 505
750 ILCS 5/505.1
                                    from Ch. 40, par. 505.1
750 ILCS 5/505.2
                                    from Ch. 40, par. 505.2
750 ILCS 5/507
                                    from Ch. 40, par. 507
750 ILCS 5/510
                                    from Ch. 40, par. 510
750 ILCS 5/516
                                    from Ch. 40, par. 516
750 ILCS 5/705
                                    from Ch. 40, par. 705
750 ILCS 5/709
                                    from Ch. 40, par. 709
750 ILCS 5/710
                                    from Ch. 40, par. 710
750 ILCS 5/712
                                     from Ch. 40, par. 712
750 ILCS 15/2.1
                                    from Ch. 40, par. 1105
750 ILCS 15/3
                                    from Ch. 40, par. 1106
750 ILCS 15/4
                                     from Ch. 40, par. 1107
750 ILCS 15/11
                                     from Ch. 40, par. 1114
750 ILCS 15/12
                                    from Ch. 40, par. 1115
750 ILCS 22/101
750 ILCS 22/102
750 ILCS 22/310
750 ILCS 25/5
                                     from Ch. 40, par. 2705
750 ILCS 28/35
750 ILCS 28/45
750 ILCS 45/4.1
750 ILCS 45/5
                                     from Ch. 40, par. 2505
750 ILCS 45/6
                                     from Ch. 40, par. 2506
750 ILCS 45/8
                                     from Ch. 40, par. 2508
                                     from Ch. 40, par. 2511
750 ILCS 45/11
750 ILCS 45/13
                                     from Ch. 40, par. 2513
750 ILCS 45/13.1
750 ILCS 45/14
                                     from Ch. 40, par. 2514
                                     from Ch. 40, par. 2515.1
750 ILCS 45/15.1
750 ILCS 45/21
                                     from Ch. 40, par. 2521
750 ILCS 45/22
                                     from Ch. 40, par. 2522
750 ILCS 45/23
                                     from Ch. 40, par. 2523
750 ILCS 60/214
                                     from Ch. 40, par. 2312-14
                                     from Ch. 48, par. 540
820 ILCS 405/1300
```

Amends the Attorney General Act, the Illinois Administrative Procedure Act, the Intergovernmental Cooperation Act, the New Hire Reporting Act, the Civil Administrative Code of Illinois, the Illinois Public Aid Code, the Vital Records Act, the Fish and Aquatic Life Code, the Wildlife Code, the Illinois Vehicle Code, the Attorney Act, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, the Income Withholding for Support Act, the Illinois Parentage Act of 1984, the Unemployment Insurance Act, and other Acts. Transfers child support collection functions from the Department of Public Aid to the Attorney General. Effective July 1, 1999.

```
99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Added As A Joint Sponsor BLACK
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2701 SKINNER.

720 ILCS 513/5 720 ILCS 513/15

Amends the Partial-birth Abortion Ban Act. Replaces the definition of "partial-birth abortion"; defines that term to mean an abortion in which an intact, viable human fetus

2385 HB-2701—Cont.

or infant is brought partially or entirely out of the uterus and into the birth canal before being killed. Effective immediately.

99-02-22 H First reading
99-02-24 H
99-03-05 H
Selection Picture 1
99-03-05 H
Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2702 DART.

205 ILCS 675/6.5 new

Amends the Illinois Financial Services Development Act. Prohibits the imposition of fees or charges with respect to a revolving credit plan that are contingent upon the borrower having no outstanding unpaid indebtedness subject to interest charges on the date of the billing statement. Effective immediately.

FISCAL NOTE (Department of Financial Institutions)

There would be minimal fiscal impact on the Department.
99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Financial Institutions
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-09 H Fiscal Note Filed
Committee Rules
01-01-09 H Session Sine Die

HB-2703 DART – FLOWERS – FRANKS – SCOTT.

755 ILCS 5/11-13

from Ch. 110 1/2, par. 11-13

Amends the Probate Act of 1975. Makes stylistic changes in a Section concerning duties of the guardian of a minor.

```
99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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
                Amendment No.01
99-03-23 H
                                     DART
         Η
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
         H Added As A Joint Sponsor FLOWERS
         H Added As A Joint Sponsor FRANKS
         H Added As A Joint Sponsor SCOTT
99-03-24 H
                Amendment No.01
                                     DART
         H
                Rules refers to
                                       HJUA
         H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                     DART
         H Recommends be Adopted HJUA/011-000-000
         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-2704 DART - PARKE - FRITCHEY - BLACK - STROGER AND MORROW.

New Act

20 ILCS 1205/6 from Ch. 17, par. 106

Creates the Payday Loan Interest Cap Act. Provides that a financial institution that makes a short-term loan based on a borrower's paycheck and the use of a pre-dated personal check as collateral may charge no more than the prime interest rate for the loan. Amends the Financial Institutions Code to provide that the Department of Financial Institutions has the power to establish rules for the regulation of the Payday Loan Interest Cap Act. Effective immediately.

FISCAL NOTE (Department of Financial Institutions)

Costs could be absorbed in the current budget.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

20 ILCS 1205/6

Deletes everything. Creates the Deferred Presentment Act. Provides that no person may engage in the business of deferring presentment or negotiation of checks without obtaining a license from the Department of Financial Institutions. Provides that a licensee must keep certain records and make reports to the Department. Provides that the Department may examine and investigate licensees.

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BALANCED BUDGET NOTE, H-AM 1 (Bureau of the Budget)
    Since this bill is not a supplemental appropriation bill.
    the Balanced Budget Note Act is inapplicable.
    JUDICIAL NOTE (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.
    JUDICIAL NOTE, H-AM 1 (Administrative Office of Ill. Courts)
    Same as previous note.
    HOUSING AFFORDABILITY NOTE (Housing Development Auth.)
    No fiscal effect on a single-family residence.
    HOUSING AFFORDABILITY NOTE, H-AM 1 (Housing Development Auth.)
    Same as previous note.
    HOME RULE NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    HB 2704 (H-am 1) does not pre-empt home rule authority.
    STATE MANDATES NOTE, H-AM 1
    (Department of Commerce and Community Affairs)
    HB 2704 (H-am 1) does not create a State mandate.
    FISCAL NOTE, H-AM 1 (Department of Financial Institutions)
    First year operational fiscal impact would be $300,727.
    FISCAL NOTE, H-AM 2 (Department of Financial Institutions)
    Total fiscal impact would be $350,727.
HOUSE AMENDMENT NO. 3.
Deletes everything except the short title.
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Consumer Protect'n & Product
                                             Regul
    99-03-03 H
                                           Fiscal Note Filed
             H
                                           Committee Consumer Protect'n & Product
                                             Regul
    99-03-04 H
                     Amendment No.01
                                           CONSUMER PROT H
                                                                    Adopted
                                           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
             Η
                                          Housing Aford Note Requested PANKAU
             Η
                                          Judicial Note RequestePANKAU
             Η
                                          Fiscal Note Req as amended PANKAU
             Η
                                          St Mndt Fis Note Req Amnd
             Η
                                          Bal Budget Note Req as amnd
             Η
                                          Home Rule Note Req as amend
             Н
                                          Hous Aford Note Reg as amnd
                                          Judicial Note Riled as amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Joint Sponsor PARKE
    99-03-09 H
                                          Bal Budget Note Fld as amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-10 H Joint Sponsor Changed to FRITCHEY
    99-03-11 H
                                          Judicial Note Filed
                                          Judicial Note Req as amend BY HOUSE
                                             AMEND #1
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-15 H
                                          Housing Aford Note Filed
                                          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
    99-03-18 H Added As A Joint Sponsor BLACK
             Н
                                          Home Rule Note Fld as amend
             Η
                                          St Mndt Fis Note Fld Amnd
             H Held 2nd Rdg-Short Debate
    99-03-19 H
                                          Fiscal Note Filed as amnded
             Η
                     Amendment No.02
                                          DART
             Η
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
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99-03-23 H Added As A Co-sponsor MORROW

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99-03-24 H
                Amendment No.03
                                    DART
                Amendment referred to HRUL
        Η
        Н
                Amendment No.04
                                    DART
        Η
                Amendment referred to HRUL
                Amendment No.02
         Н
                                    DART
         Η
                Rules refers to
                                      HCON
         H Held 2nd Rdg-Short Debate
                                    Fiscal Note Filed as amnded
99-03-25 H
         Н
                Amendment No.03
                                    DART
         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 Added As A Joint Sponsor STROGER
                                    Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2705 DART.

210 ILCS 45/3-801.2 new

Amends the Nursing Home Care Act. Provides that nursing homes shall create a mandatory wage pass-through for federal reimbursement for nursing home care.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-22 H First reading
99-02-24 H
99-03-05 H
99-03-05 H
Referred to Hse Rules Comm
Assigned to Executive
Re-Refer Rules/Rul 19(a)
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HB-2706 DART.

720 ILCS 5/12-2 from Ch. 38, par. 12-2 720 ILCS 5/12-4 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Makes assault or battery of a health care worker an aggravated offense.

CORRECTIONAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Judiciary II - Criminal Law 99-03-05 H Correctional Note Filed

H Re-Refer Rules/Rul 19(a)

01-01-09 H Session Sine Die

HB-2707 DART.

720 ILCS 5/12-21.6

Amends the Criminal Code of 1961. Makes a grammatical change in the endangering the life or health of a child statute.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2708 DART – SCHOENBERG – BROSNAHAN – WAIT – HOLBROOK.

720 ILCS 5/11-9.4 new

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony for a child sex offender to be present in a child care facility, on the real property comprising a child care facility, or within 1,000 feet of a child care facility or the real property comprising a child care facility. Provides that a person convicted of this offense, in addition to any other penalty, must pay a minimum \$500 fine and serve a minimum period of 7 days confinement in the local county jail. Provides that the fines must be deposited in the Sex Offender Registration Fund. Permits a child sex offender to obtain a court order permitting his or her presence on child care facility property or within 1,000 feet of that property.

HOUSE AMENDMENT NO. 1.

Adds reference to:

730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7

Prohibits a child sex offender's presence within 1,500 feet (rather than 1,000 feet) of a child care facility. Amends the Unified Code of Corrections. Provides that in the case

of a sex offender as defined in the Sex Offender and Child Murderer Community Notification Law who is registered under the Sex Offender Registration Act as residing at an address that is within one mile of a public or private elementary or secondary school, a condition of every parole is that the subject report in person to his or her parole officer once each week.

CORRECTIONAL NOTE (Department of Corrections)
There will be minimal fiscal and prison population impact.
FISCAL NOTE (Illinois State Police)
There would be no measurable impact on the State Police.
CORRECTIONAL NOTE, H-AM 1 (Department of Corrections)
Same as previous correctional note.
FISCAL NOTE, H-AM 1 (Department of Corrections)
Same as correctional note.

HOUSE AMENDMENT NO. 2.

Adds reference to: 720 ILCS 5/11-9.3

Deletes the title and everything after the enacting clause. Amends the Criminal Code and the Unified Code of Corrections. Increases the distance from which a child sex offender may loiter on a public way near a school from 500 feet to 1,500 feet. Prohibits a child sex offender's presence within 1,500 feet (rather than 1,000 feet) of a child care facility. Provides that the child sex offender must be at least 21 years of age (rather than 17 years of age) at the time of the offense. Amends the Unified Code of Corrections. Provides that in the case of a sex offender as defined in the Sex Offender and Child Murderer Community Notification Law who is registered under the Sex Offender Registration Act as residing at an address that is transitional or temporary housing or is within one-half mile of a public or private elementary or secondary school, a condition of every parole is that the subject report in person to his or her parole officer once each week.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/11-9.3 730 ILCS 5/3-3-7

Deletes the title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that it is a Class 4 felony for a child sex offender to knowingly be present in a child care facility or on the real property comprising a child care facility while persons under 18 years of age are present in the facility or on the grounds or to knowingly loiter on a public way within 500 feet of a child care facility while persons under 18 years of age are present in the facility or on the grounds. Establishes exceptions from this prohibition for child sex offenders who are parents or guardians of children present in the facility or on the grounds or who have permission to be present from the director or chief administrative officer of the facility.

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NOTE(S) THAT MAY APPLY: Correctional
                                         Referred to Hse Rules Comm
    99-02-22 H First reading
                                          Assigned to Judiciary II - Criminal Law
    99-02-24 H
    99-03-03 H Added As A Joint Sponsor SCHOENBERG
                                                                  Adopted
                    Amendment No.01
                                          JUD-CRIMINAL H
    99-03-04 H
                                          Do Pass Amend/Short Debate 013-000-000
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
                                          Correctional Note Filed
    99-03-05 H
             H Cal Ord 2nd Rdg-Shrt Dbt
                                          Fiscal Note Filed
    99-03-08 H
             H Cal Ord 2nd Rdg-Shrt Dbt
                                          Fiscal Note Filed as amnded
    99-03-12 H
                                          Corretnl Note Fld as amnd BY HOUSE
                                            AMEND #1
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-16 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                     Amendment No.02
                                          DART
    99-03-17 H
                     Amendment referred to HRUL
              H Pld Cal 3rd Rdg-Shrt Dbt
              H Added As A Joint Sponsor BROSNAHAN
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99-03-18 H
                       Amendment No.02
                                            DART
                       Rules refers to
                                              HJUB
               Н
               H Cal Ord 3rd Rdg-Short Dbt
      99-03-19 H
                       Amendment No.02
                                            DART
               H Recommends be Adopted HJUB/008-000-000
                H Rclld 2nd Rdg-Short Debate
                                            DART
                       Amendment No.02
                                                                      Adopted
                H Pld Cal 3rd Rdg-Shrt Dbt
      99-03-25 H Added As A Joint Sponsor WAIT
                H Added As A Joint Sponsor HOLBROOK
                H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor GEO-KARIS
      99-03-26 S First reading
                                             Referred to Sen Rules Comm
      99-04-15 S
                                             Assigned to Judiciary
                S Added as Chief Co-sponsor PARKER
      99-04-28 S
                       Amendment No.01
                                             JUDICIARY S
                                                                      Adopted
                S
                                             Recmnded do pass as amend 010-000-000
                S Placed Calndr, Second Rdg
      99-05-05 S Second Reading
                S Placed Calndr, 3rd Reading
      99-05-06 S Third Reading - Passed 058-000-000
      99-05-07 H Arrive House
                H Place Cal Order Concurrence 01
      99-05-14 H Motion Filed Non-Concur 01/DART
               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-2709
             DART.
   55 ILCS 5/5-1121
  Amends the Counties Code. Makes stylistic changes in the Section regarding de-
molition, repair, or enclosure of vacant buildings.
      99-02-22 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned 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-2710
             DART.
  705 ILCS 405/6-12
  Amends the Juvenile Court Act of 1987. Requires that the county juvenile justice
council develop and implement a community alternative policing project.
      JUDICIAL NOTE (Administrative Office of Ill. Courts)
      There would be no decrease or increase in the number of judges
      needed.
      99-02-22 H First reading
                                             Referred to Hse Rules Comm
      99-02-24 H
                                             Assigned to Judiciary II - Criminal Law
      99-03-05 H
                                             Re-Refer Rules/Rul 19(a)
      99-03-09 H
                                             Judicial Note Filed
                                             Committee Rules
      01-01-09 H Session Sine Die
HB-2711
             DART - LINDNER - SCOTT - DURKIN - LOPEZ, MCCARTHY AND
             LANG.
  720 ILCS 5/11-6
                                    from Ch. 38, par. 11-6
  720 ILCS 5/11-6.5
  730 ILCS 150/2
                                    from Ch. 38, par. 222
  730 ILCS 150/3
                                    from Ch. 38, par. 223
  730 ILCS 150/6
                                    from Ch. 38, par. 226
  730 ILCS 150/8
                                    from Ch. 38, par. 228
  730 ILCS 152/105
  730 ILCS 152/110
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730 ILCS 152/115

Amends the Criminal Code of 1961. Provides that the offense of indecent solicitation of a child includes soliciting a person whom the offender believes to be under the age of 13 to perform certain sexual acts. Also provides that the offense includes soliciting a person to arrange certain sexual acts with another person whom the person doing the soliciting believes to be under the age of 13. Provides that the offense of indecent solicitation of an adult includes arranging for a person to commit sexual penetration or sexual conduct with a person whom the offender believes to be under the age of 13. Amends the Sex Offender Registration Act. Requires sex offenders to register their place of employment and where they attend an educational institution. Amends the Sex Offender and Child Murderer Community Notification Law. Requires the Department of State Police to make available information in the Statewide Sex Offender Database accessible to the public on the Internet. Requires the Department to include photographs of sex offenders in the database. Effective June 1, 1999.

FISCAL NOTE (Illinois State Police)
It would cost in excess of \$2 million to duplicate the existing program and rewrite associated computer tracking programs. CORRECTIONAL NOTE (Department of Corrections)

There will be a minimal fiscal and prison population impact.

SENATE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/11-6 720 ILCS 5/11-6.5 730 ILCS 150/2 730 ILCS 152/105

Deletes the amendatory changes to the Criminal Code of 1961. Deletes the amendatory changes to the definition Sections of the Sex Offender Registration Act and the Sex Offender and Child Murderer Community Notification Law. Requires a sex offender who is employed or attends an educational institution within 10 days after the effective date of the amendatory Act or within 10 days after employment or attendance at an educational institution to submit in person or in writing the business name and address or educational institution name and address where he or she is employed or attends school. Changes the effective date of the bill from June 1, 1999 to July 1, 2000.

SENATE AMENDMENT NO. 2.

Deletes reference to: 730 ILCS 150/8 730 ILCS 152/115 Adds reference to: 730 ILCS 152/120

Deletes provisions requiring sex offenders to register where they attend an educational institution.

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NOTE(S) THAT MAY APPLY: Correctional; Fiscal
                                          Referred to Hse Rules Comm
   99-02-22 H First reading
    99-02-24 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
    99-03-05 H Added As A Joint Sponsor LINDNER
                                          Fiscal Note Filed
   99-03-08 H
                                          Correctional Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
    99-03-11 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Joint Sponsor Changed to FRANKS
             H Joint Sponsor Changed to SCOTT
             H Joint Sponsor Changed to DURKIN
             H Added As A Co-sponsor MCCARTHY
    99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
    99-03-16 S Arrive Senate
             S Chief Sponsor DUDYCZ
             S Placed Calndr First Rdg
             S First reading
                                          Referred to Sen Rules Comm
                                          Assigned to Judiciary
    99-04-20 S
    99-04-28 S
                     Amendment No.01
                                          JUDICIARY
                                                                   Adopted
                     Amendment No.02
                                          JUDICIARY
                                                        S
                                                                   Adopted
             S
                                          Recmnded do pass as amend 009-000-000
             S Placed Calndr, Second Rdg
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99-05-04 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 S Third Reading - Passed 057-000-000
99-05-07 H Arrive House
         H Place Cal Order Concurrence 01,02
99-05-14 H Motion Filed Non-Concur 01.02/DART
         H Calendar Order of Concurren 01,02
99-06-29 H Re-refer Rules/Rul 19(b) RULES HRUL
99-12-10 H Bill Considerd Spec Sess 1
99-12-13 H
                                      Approved for Consideration 005-000-000
         H Place Cal Order Concurrence 01.02
         H H Noncners in S Amend 01,02
         S Bill Considerd Spec Sess 1
99-12-14 H Added As A Joint Sponsor LOPEZ
         H Added As A Co-sponsor LANG
00-04-11 H Session Sine Die 1ST SPECIAL
      DART.
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HB-2712

20 ILCS 505/1 from Ch. 23, par. 5001 705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Children and Family Services Act and the Juvenile Court Act of 1987. Makes stylistic changes in Sections concerning the purpose of the Children and Family Services Act and the short title of the Juvenile Court Act of 1987.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive 99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2713 DART - COULSON - MOORE, ANDREA - MCKEON - FRANKS AND SCOTT.

215 ILCS 125/5-7.1 from Ch. 111 1/2, par. 1415.1 305 ILCS 5/5-16 from Ch. 23, par. 5-16

Amends the Health Maintenance Organization Act. Makes a technical change in provisions prohibiting denial of coverage by an HMO in certain circumstances. Amends the Medical Assistance Article of the Illinois Public Aid Code. Makes a technical change in provisions concerning managed care.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 215 ILCS 125/5-7.1 Adds reference to: 215 ILCS 5/370b from Ch. 73, par. 982b 215 ILCS 125/5-7.1a new

Deletes everything. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Medical Assistance Article of the Illinois Public Aid Code to provide that the appropriate medical insurer under each Act shall provide reimbursement to a service provider for a service provided to an enrollee of the insurer's plan within 30 days after the date of receipt of due proof of loss by certain medical providers. Provides that, if a medical insurer fails to provide reimbursement for hospital or medical service covered under a health care plan within 30 day days after the date of receipt of due proof of loss, the service provider may file a complaint with the Illinois Department of Insurance to seek immediate relief for non-payment. Provides that, beginning on the 31st day after the date of receipt of due proof of loss, the service provider shall be entitled to receive interest for each day that the reimbursement is unpaid. Effective immediately.

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SENATE AMENDMENT NO. 1.
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Deletes reference to: 215 ILCS 125/5-7.1a new 305 ILCS 5/5-16 Adds reference to: 215 ILCS 5/370b

from Ch. 73, par. 982b

Deletes all substantive provisions. Makes a change in the caption of a Section of the Illinois Insurance Code regarding reimbursement.

SENATE AMENDMENT NO. 2.

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Deletes reference to:
215 ILCS 125/370b
Adds reference to:
5 ILCS 375/6-12 new
215 ILCS 5/356y new
215 ILCS 5/357.9 from Ch. 73, par. 969.9
215 ILCS 5/370a from Ch. 73, par. 982a
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
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Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code. Provides that insurers must pay claims for health care services within 30 days after the insurer receives proof of loss. Requires independent practice associations and physician-hospital organizations to make the payments within 60 days before January 1, 2001 and within 30 days after December 31, 2000. Provides that insurer payments to a health care professional and health care facility under capitation type plans or other plans that require periodic payments must begin within 60 days after an enrollee selects the health care professional and health care facility physician. Amends the State Employees Group Insurance Act of 1971, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to incorporate the payment requirements. Effective 120 days after becoming law.

SENATE AMENDMENT NO. 3.

Requires notice of any "known" failure (now, any failure) to provide sufficient documentation for a due proof of loss.

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99-02-22 H First reading
                                    Referred to Hse Rules Comm
99-02-24 H
                                    Assigned 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
                                    DART
                Amendment referred to HRUL
        Η
        H Held 2nd Rdg-Short Debate
99-03-24 H
                Amendment No.02
                                    DART
        Η
                Amendment referred to HRUL
        Н
                Amendment No.03
                                    DART
        Н
               - Amendment referred to HRUL
        Н
                Amendment No.01
                                    DART
                Rules refers to
                                      HCAA
        H Held 2nd Rdg-Short Debate
99-03-25 H
                Amendment No.01
                                    DART
        H Recommends be Adopted HCAA/012-000-000
        H Added As A Joint Sponsor COULSON
        H Added As A Joint Sponsor MCKEON
        Н
                Amendment No.04
                                    DART
        H
                Amendment referred to HRUL
                Amendment No.03
                                    DART
        H Recommends be Adopted HRUL
        H Held 2nd Rdg-Short Debate
        H Primary Sponsor Changed To COULSON
        H Added As A Joint Sponsor DART
        H Added As A Joint Sponsor MOORE, ANDREA
99-03-26 H
                Amendment No.01
                                    DART
                                                             Withdrawn
        Η
                Amendment No.03
                                    DART
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
                                    Tabled Pursnt to Rule 40(a) HOUSE
                                      AMEND #2 & 4
        H 3rd Rdg-Shrt Dbt-Pass/Vote 099-006-001
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
           Chief Sponsor MADIGAN,R
         S First reading
                                    Referred to Sen Rules Comm
99-04-27 S
                                    Assigned to Insurance & Pensions
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99-05-04	S S	Amendment No.01	INS & PENS. S Recmnded do pass as amend	Adopted
	S	Placed Calndr,Second Rdg	Reclinided do pass as amend	
99-05-12	S S	Filed with Secretary Amendment No.02	MADICAND	
	S	Amendment referred to	MADIGAN,R SRUL	
	S	Amendment No.02	MADIGAN,R	
	S	Rules refers to	SINS	
	S S	Amendment No.02	MADIGAN,R	
		Second Reading	Be adopted	
	S	Amendment No.02	MADIGAN,R	Adopted
00.05.45		Placed Calndr,3rd Reading		
99-05-13	S	Filed with Secretary Amendment No.03	MADIGAN,R	
	S	Amendment referred to		
	S	Amendment No.03	MADIGAN,R	
		Be apprvd for consideratn SF	RUL	
	S	Recalled to Second Reading Amendment No.03	MADIGAN,R	Adopted
		Placed Calndr,3rd Reading	WADIOAN,K	Adopted
99-05-14		Third Reading - Passed 057-0	000-000	
_		Arrive House	01.00.00	
99-05-17		Place Cal Order Concurrence Motion Filed Concur	01,02,03	
77-03-17	Н	Motion referred to	HRUL	
		Calendar Order of Concurren		
		Primary Sponsor Changed To Joint Sponsor Changed to CO		
99-05-20		Be approvd for considerath 01		
)) 03 <u>2</u> 0		Added As A Joint Sponsor Fl		
		Added As A Co-sponsor SCO		
		H Concurs in S Amend 1,2,3,8 Passed both Houses	/115-001-000	
99-06-18		Sent to the Governor		
		Governor approved		
	Η	Effective Date 99-12-14		
	H	PUBLIC ACT 91-0605		
	AR'		20 42.24	
720 ILCS 5/12 720 ILCS 5/12			38, par. 12-3.2 38, par. 12-30	
		iminal Code of 1961. Mal		in the domestic
battery and viol	ati	on of an order of protection	n statutes.	ar the domestic
99-02-22	Н	First reading	Referred to Hse Rules Comm	า
99-02-24			Assigned to Executive	
99-03-05 01-01-09		Session Sine Die	Re-Refer Rules/Rul 19(a)	
	۱I			
405 ILCS 5/3-			91 1/2, par. 3-500	
405 ILCS 5/3-		from Ch.	91 1/2, par. 3-700	
Amends the	Mε	ental Health and Developm	ental Disabilities Code. M	lakes a stylistic
change in provi	sio	ns regarding the admission	of a minor to a mental he	alth facility and
		mission of an adult to a me		
99-02-22 99-02-24		First reading	Referred to Hse Rules Comn Assigned to Executive	າ
99-03-05			Re-Refer Rules/Rul 19(a)	
		Session Sine Die		
HB-2716 DA	٩R	т.		

425 ILCS 35/5 from Ch. 127 1/2, par. 131

Amends the Fireworks Use Act. Adds a caption to a Section concerning penalties for violations of the Act.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Executive

99-03-05 H Re-Refer Rules/Rul 19(a) 01-01-09 H Session Sine Die

HB-2717 DART.

20 ILCS 2630/5 from Ch. 38, par. 206-5 730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1

Amends the Criminal Identification Act and the Unified Code of Corrections. Makes stylistic changes in provisions concerning expungement of certain records.

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned 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 101-011-002 99-04-14 S Arrive Senate

S Placed Calndr First Rdg 00-03-08 S Chief Sponsor SULLIVAN

00-03-09 S First reading Referred to Sen Rules Comm

01-01-09 H Session Sine Die

HB-2718 DART - PARKE - BROSNAHAN.

New Act

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Facsimile and Electronic Mail Commercial Solicitation Act and amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits a person conducting business in this State from faxing unsolicited advertising material or transmitting unsolicited advertising by electronic mail unless certain conditions are satisfied. Provides that violation is a Class C misdemeanor and constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. The above provisions become inoperative if federal law on this subject is enacted. Prohibits a registered user of an electronic mail service provider from using or causing to be used the provider's equipment located in this State in violation of the provider's policy prohibiting or restricting the use of its equipment for the initiation of unsolicited electronic mail advertisements. Prohibits an individual, corporation, or other entity from using or causing to be used, by initiating an unsolicited electronic mail advertisement, an electronic mail service provider's equipment located in this State in violation of the provider's policy prohibiting or restricting the use of its equipment to deliver unsolicited electronic mail advertisements to its registered users. Provides that an electronic mail service provider whose policy is violated may bring a civil action to recover damages. Provides that violation constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

FISCAL NOTE (Illinois State Police)

There would be minimal fiscal impact on the State Police. CORRECTIONAL NOTE (Department of Corrections)

This legislation would have no fiscal or population impact.

FISCAL NOTE (Attorney General)

No fiscal impact; additional duties would be absorbed by existing resources.

NOTE(S) THAT MAY APPLY: Correctional

99-02-22 H First reading Referred to Hse Rules Comm 99-02-24 H Assigned to Computer Technology 99-03-04 H Do Pass/Short Debate Cal 011-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor PARKE 99-03-08 H Fiscal Note Filed Correctional Note Filed 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

99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor BROSNAHAN

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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
99-04-21 S Chief Sponsor SILVERSTEIN
         S First reading
                                      Referred to Sen Rules Comm
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01-01-09 H Session Sine Die

DART - BROSNAHAN - FLOWERS - FRANKS - SCOTT, CROSS AND HB-2719 OSMOND.

20 ILCS 515/25

Amends the Child Death Review Team Act by making a technical change to the Section concerning access to information by child death review teams.

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned 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 Added As A Joint Sponsor BROSNAHAN
                Amendment No.01
99-03-19 H
        Η
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
99-03-23 H Added As A Joint Sponsor FLOWERS
        H Added As A Joint Sponsor FRANKS
        H Added As A Joint Sponsor SCOTT
        H Pld Cal 3rd Rdg-Shrt Dbt
99-03-24 H Added As A Co-sponsor CROSS
99-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 102-010-002
99-04-14 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor GEO-KARIS
         S First reading
                                     Referred to Sen Rules Comm
00-01-20 H Added As A Co-sponsor OSMOND
01-01-09 H Session Sine Die
      KRAUSE - GRANBERG - MAUTINO AND NOVAK.
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HB-2720

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from Ch. 127, par. 523
5 ILCS 375/3
5 ILCS 375/5
                                  from Ch. 127, par. 525
5 ILCS 375/6
                                  from Ch. 127, par. 526
5 ILCS 375/8
                                  from Ch. 127, par. 528
5 ILCS 375/9
                                  from Ch. 127, par. 529
                                  from Ch. 127, par. 530
5 ILCS 375/10
5 ILCS 375/13
                                  from Ch. 127, par. 533
5 ILCS 375/13.1
                                  from Ch. 127, par. 533.1
5 ILCS 375/13.2
                                  from Ch. 127, par. 533.2
5 ILCS 375/15
                                  from Ch. 127, par. 535
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Amends the State Employees Group Insurance Act of 1971. Eliminates language requiring that a high/low option benefit choice be made available for dependents. Changes provisions relating to eligibility, insurability, and the benefit choice period. Changes provisions relating to enrollment and the effective date of coverage. Deletes language requiring the State to contribute \$7 per month for eligible members with enrolled dependents. Makes changes in the provisions defining who is subject to the reduction of benefits due to medicare eligibility. Makes substantive changes in definitions. Removes provisions requiring certain annual audits and reports. Removes a provision requiring certain premium determinations to be promulgated by rule. Deletes language requiring that certain rates of payment be determined on a quarterly basis. Deletes a provision establishing a minimum level for certain rates of payment. Provides that the Group Insurance Premium Fund is "a continuing fund not subject to fiscal year limitations" and provides for interest earned on the Fund to be deposited into the Fund. Changes certain provisions relating to community colleges and makes some of those provisions inoperative after June 30, 1999. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-24 H
                                     Assigned to State Government
                                        Administration
         H Primary Sponsor Changed To KRAUSE
         H Added As A Joint Sponsor GRANBERG
         H Added As A Joint Sponsor MAUTINO
99-03-03 H Added As A Co-sponsor NOVAK
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
99-03-10 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
99-03-11 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DONAHUE
         S Added as Chief Co-sponsor MADIGAN,R
         S First reading
                                     Referred to Sen Rules Comm
99-03-16 S Added as Chief Co-sponsor CULLERTON
         S Added as Chief Co-sponsor PETERSON
99-03-25 S
                                      Assigned to State Government Operations
         S Added as Chief Co-sponsor WALSH,T
         S Sponsor Removed PETERSON
         S Added As A Co-sponsor PETERSON
99-04-20 S
                                      Recommended do pass 005-000-000
         S Placed Calndr, Second Rdg
99-04-22 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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
         Η
            Effective Date 99-07-30
              PUBLIC ACT 91-0390
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HB-2721 KLINGLER – MULLIGAN – MITCHELL,BILL – O'CONNOR – LY-ONS,EILEEN, SOMMER, WAIT, WINTERS, MITCHELL,JERRY, WIN-KEL, KOSEL, ZICKUS, MYERS,RICHARD, RIGHTER, JONES,JOHN, BOST, SCHMITZ AND LAWFER.

730 ILCS 150/2	from Ch. 38, par. 222
730 ILCS 150/3	from Ch. 38, par. 223
730 ILCS 150/4	from Ch. 38, par. 224
730 ILCS 150/5	from Ch. 38, par. 225
730 ILCS 150/5-5	
730 ILCS 150/5-10	
730 ILCS 150/6	from Ch. 38, par. 226
730 ILCS 150/6-5 new	
730 ILCS 150/7	from Ch. 38, par. 227
730 ILCS 150/8-5 new	
730 ILCS 150/10	from Ch. 38, par. 230
730 ILCS 152/105	
730 ILCS 152/120	

Amends the Sex Offender Registration Act and the Sex Offender and Child Murderer Community Notification Law. Adds definition of "juvenile sex offender"; adds definitions of "sexual predator", "out-of-State student", and "out-of-State employee" and imposes registration requirements on those persons. Takes into consideration a criminal charge or conviction under the law of a foreign country. Subjects sexually violent persons to the same requirements as sexually dangerous persons. Requires a person convicted of murder against a person under 18 to register for natural life (rather than for 10 years). Requires sexually violent persons and sexual predators to register for natural life if not confined or, if confined, for 10 years after parole, discharge, or release. Authorizes a 10-year extension of the registration period for failure to comply. Makes other changes. Effective July 1, 1999.

SENATE AMENDMENT NO. 1.

Provides that "juvenile sex offender" under both the Sex Offender Registration Act and the Sex Offender and Child Murderer Community Notification Law includes a person who is adjudicated a juvenile delinquent as a result of adjudication as a sexually

dangerous person or sexually violent person or as a result of conviction of first degree murder. In the definition of "out-of-State student", removes the requirement of enrollment for a minimum period of time. Provides that "out-of-State student" and "out-of-State employee" include sexual predators as well as sex offenders. Requires a sex offender or sexual predator to register with the chief of police of the municipality in which he or she resides or is temporarily domiciled for 10 or more days (rather than more than 10 days). Requires a hospital or other facility that discharges a sex offender or sexual predator to notify the Department of State Police within 3 days. Requires a sexually violent person or sexual predator who is confined to a penal institution or other facility to register for natural life (rather than for a period of 10 years) after release from the facility. Makes other changes.

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NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      99-02-22 H First reading
                                           Referred to Hse Rules Comm
      99-02-24 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 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
               H Added As A Joint Sponsor MULLIGAN
      99-03-11 S Arrive Senate
               S Placed Calndr First Rdg
      99-03-23 S Chief Sponsor KLEMM
               S First reading
                                           Referred to Sen Rules Comm
      99-03-25 S
                                           Assigned to Judiciary
      99-04-15 S
                      Amendment No.01
                                           JUDICIARY S
                                                                    Adopted
                                           Recmnded do pass as amend 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 057-000-000
      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 Joint Sponsor MITCHELL, BILL
               H Added As A Joint Sponsor O'CONNOR
               H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Co-sponsor SOMMER
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor MITCHELL, JERRY
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor KOSEL
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor MYERS, RICHARD
               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
      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
      99-06-30 H Governor approved
                    Effective Date 99-07-01
               H
                    PUBLIC ACT 91-0048
               H
            KRAUSE AND BRADY.
HB-2722
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215 ILCS 5/35A-5 215 ILCS 5/35A-10 215 ILCS 5/35A-15 215 ILCS 5/35A-20

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215 ILCS 5/35A-30

215 ILCS 5/35A-55

215 ILCS 5/35A-60

215 ILCS 110/25 from Ch. 32, par. 690.25

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

215 ILCS 130/4003 from Ch. 73, par. 1504-3

215 ILCS 165/10 from Ch. 32, par. 604
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Amends the Risk-Based Capital Article of the Illinois Insurance Code to provide that the Article applies to entities operating under the Dental Service Plan Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that the applicability of the Risk-Based Capital Law to those organizations shall be phased in. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Insurance
    99-03-02 H Added As A Co-sponsor BRADY
    99-03-03 H
                                          Do Pass/Short Debate Cal 012-000-000
             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 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
    99-03-16 S Arrive Senate
             S Placed Calndr First Rdg
    99-04-20 S Chief Sponsor WALSH,T
    99-04-21 S First reading
                                          Referred to Sen Rules Comm
    01-01-09 H Session Sine Die
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HB-2723 O'CONNOR, O'BRIEN, HOLBROOK, SILVA, DELGADO AND HARRIS.

20 ILCS 4005/12

Amends the Illinois Motor Vehicle Theft Prevention Act. Extends the repeal date of the Act to January 1, 2004 (from January 1, 2000). Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Transportation & Motor Vehicles
99-03-03 H
                                      Do Pass/Short Debate Cal 029-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-05 H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor HOLBROOK
99-03-10 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
99-03-12 H Added As A Co-sponsor SILVA
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor HARRIS
99-03-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
99-03-18 S Arrive Senate
         S Placed Calndr First Rdg
99-03-22 S Chief Sponsor WEAVER,S
         S First reading
                                      Referred to Sen Rules Comm
99-03-25 S
                                      Assigned to Transportation
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
99-04-21 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
         Η
         Н
              PUBLIC ACT 91-0085
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HB-2724 TENHOUSE - POE - PARKE - O'CONNOR.

30 ILCS 550/1 from Ch. 29, par. 15

Amends the Public Construction Bond Act. Provides that a contractor with a contract for public work of any kind costing over \$5,000 (now with a contract for public work of any kind) must provide a bond to the State. Provides that if the contract is for emer-

2399 HB-2724—Cont.

gency repairs, the contractor may furnish proof of payment for all labor, materials, apparatus, fixtures, and machinery in lieu of the required bond. Provides that if the contractor does not furnish a bond or proof of payment, payment to the contractor may be withheld for up to 120 days after the project is completed to allow any subcontractors to enforce the provisions of the Mechanics Lien Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Further amends the Public Construction Bond Act. Deletes a provision that allows payment to a contractor to be withheld for up to 120 days after a project is completed if the contractor does not furnish the required bond or proof of payment.

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NOTE(S) THAT MAY APPLY: Fiscal
      99-02-22 H First reading
                                            Referred to Hse Rules Comm
      99-02-24 H
                                            Assigned to State Government
                                               Administration
      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
      99-03-11 H Added As A Joint Sponsor POE
               H Added As A Joint Sponsor PARKE
      99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
               H Added As A Joint Sponsor O'CONNOR
      99-03-16 S Arrive Senate
               S Chief Sponsor DONAHUE
               S Placed Calndr First Rdg
               S First reading
                                            Referred to Sen Rules Comm
      99-03-25 S
                                            Assigned to State Government Operations
      99-04-20 S
                       Amendment No.01
                                            STATE GOVERN S
                                                                     Adopted
                                            Recmnded do pass as amend 006-000-000
               S Placed Calndr, Second Rdg
      99-04-22 S Second Reading
               S Placed Calndr, 3rd Reading
      99-05-06 S Third Reading - Passed 056-002-000
      99-05-07 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
      99-05-17 H Be apprvd for consideratn 01/HRUL
               H H Concurs in S Amend 01/114-000-000
               H Passed both Houses
      99-06-15 H Sent to the Governor
      99-08-06 H Governor approved
                    Effective Date 99-08-06
               Н
                    PUBLIC ACT 91-0456
HB-2725
             CURRIE.
                                   from Ch. 108 1/2, par. 1-119
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40 ILCS 5/1-119

Amends the Illinois Pension Code. Amends the provisions relating to Qualified Illinois Domestic Relations Orders (QILDROs) to allow amounts to be expressed as a percentage of the benefit rather than as a dollar amount. Effective July 1, 1999.

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PENSION NOTE (Pension Laws Commission)
HB 2725 would not increase the accrued liabilities or annual
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costs of any public pension fund or retirement system in Ill.

NOTE(S) THAT MAY APPLY: Pension

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 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	

CURRIE - KLINGLER - FEIGENHOLTZ AND MULLIGAN. HB-2726

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750 ILCS 50/1
                                   from Ch. 40, par. 1501
750 ILCS 50/9
                                   from Ch. 40, par. 1511
750 ILCS 50/10
                                   from Ch. 40, par. 1512
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750 ILCS 50/11 from Ch. 40, par. 1513
750 ILCS 50/13 from Ch. 40, par. 1516
750 ILCS 50/14 from Ch. 40, par. 1517
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Amends the Adoption Act. Makes provision for a standby adoption, which is an adoption in which a terminally ill parent consents to custody and termination of parental rights, to become effective upon the occurrence of a future event, which is either the death of that terminally ill parent or the request of that parent for the entry of a final judgment of adoption. Creates forms for consents, provisions for procedures, and provisions for the entry of judgment in a standby adoption.

FISCAL NOTE (Department of Children and Family Services)

DCFS expects no significant fiscal impact.

SENATE AMÉNDMENT NO. 1.

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Adds reference to: 750 ILCS 50/5 from Ch. 40, par. 1507 from Ch. 40, par. 1508 from Ch. 40, par. 1508 from Ch. 40, par. 1509 from Ch. 40, par. 1509
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Deletes everything. Reinserts provisions of the bill as engrossed, but makes the following changes: makes changes in the provisions regarding adoption petitions, investigations, and service of process to add reference to standby adoptions; makes changes to the new consent to standby adoption form and adds provisions regarding dissolution of marriage by intended adoptive parties, a certificate of acknowledgement that the consent form was signed, and actions that void the consent; removes the consent to a standby adoption of an unborn child form; addresses jurisdictional issues; changes provisions of the order of standby adoption; makes changes to provisions regarding entry of a judgment for adoption; and makes other changes.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H Added As A Co-sponsor MULLIGAN
                                      Assigned to Judiciary I - Civil Law
99-02-26 H Added As A Co-sponsor FEIGENHOLTZ
99-03-03 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 KLINGLER
99-03-09 H
                 Amendment No.01
                                      CURRIE
                 Amendment referred to HRUL
         H
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to FEIGENHOLTZ
99-03-12 H
                                      Tabled Pursnt to Rule 40(a) HOUSE
                                        AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24 S Chief Sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
99-04-27 S
                                      Assigned to Judiciary
99-05-05 S
                 Amendment No.01
                                      JUDICIARY
                                                               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 Added as Chief Co-sponsor CULLERTON
99-05-13 S Third Reading - Passed 059-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Concur
         Η
                 Motion referred to
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
              Effective Date 00-01-01
         Η
              PUBLIC ACT 91-0572
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2401 HB-2727

HB-2727 CURRIE - FEIGENHOLTZ AND MULLIGAN.

750 ILCS 50/14b new

Amends the Adoption Act. Provides that if an intended adoptive parent dies before entry of final judgment, upon petition, the court may proceed to hearing and final judgment to enable the living intended adoptive parent to adopt the child, otherwise the court may dismiss the proceeding. Provides that, if the adoption proceeding begins after the death of an intended adoptive parent, the child intended to be adopted shall not, by the adoption, acquire any interest in the estate or acquire any other right or incur any duty or obligation of the deceased intended adoptive parent. Provides that this amendatory Act of the 91st General Assembly shall apply to all cases in which the court acquired personal jurisdiction on or after November 1, 1997.

FISCAL NOTE (Department of Children and Family Services)

DCFS expects no measurable fiscal impact.

SENATE AMENDMENT NO. 1.

Removes provision that if the adoption proceeding commences after the death of an intended adoptive parent, the child intended to be adopted shall not, by the adoption, acquire any interest in the estate or acquire any other right or incur any duty or obligation of the deceased intended adoptive parent.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H Added As A Co-sponsor MULLIGAN
                                      Assigned to Judiciary I - Civil Law
99-02-26 H Added As A Co-sponsor FEIGENHOLTZ
99-03-03 H
                                      Do Pass/Consent Calendar 011-000-000
         H Consnt Calndr Order 2nd Rdg
99-03-04 H Remvd from Consent Calendar
         Н
                                      DURKIN AND
                                      TURNER, JOHN
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H
                                      Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FEIGENHOLTZ
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
99-03-16 S Arrive Senate
         S Placed Calndr First Rdg
99-03-24
         S Chief Sponsor CRONIN
         S First reading
                                      Referred to Sen Rules Comm
99-04-27
                                      Assigned to Judiciary
99-05-05
         S
                                      JUDICIARY 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 Filed with Secretary
         S
                 Amendment No.02
                                      CRONIN
         S
                 Amendment referred to SRUL
            Added as Chief Co-sponsor CULLERTON
         S
99-05-12
         S
                 Amendment No.02
                                      CRONIN
                 Rules refers to
                                        SJUD
         S
                 Amendment No.02
                                      CRONIN
                                      Held in Committee
99-05-13 S Third Reading - Passed 059-000-000
           Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 059-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Concur
         Ħ
                 Motion referred to
         H Calendar Order of Concurren 01
99-05-19 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
99-06-17 H Sent to the Governor
99-08-14 H Governor approved
         Н
              Effective Date 00-01-01
              PUBLIC ACT 91-0573
         H
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HB-2728 **2402**

HB-2728 JOHNSON, TIM - BLACK.

815 ILCS 365/1 from Ch. 121 1/2, par. 1501 815 ILCS 365/2 from Ch. 121 1/2, par. 1502

Amends the Motor Fuel Sales Act. Makes the Act also apply to gas stations with only self-service islands. (Now, the Act applies only to stations with both self-service and full-service islands.) Requires that an attendant on duty at a self-service station dispense gas for the driver of a car with "disabled person" license plates or another device identifying the driver as a disabled person. Requires that the attendant charge the driver the price offered to the public at the self-service island.

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        99-02-22
        H
        First reading
        Referred to Hse Rules Comm

        99-02-24
        H
        Assigned to Transportation & Motor Vehicles

        99-03-05
        H
        Re-Refer Rules/Rul 19(a)

        99-03-22
        H
        Motion disch Comm, advc 2nd

        ORDER 2ND READING
        -JOHNSON,TIM

        H
        Committee Rules

        99-09-03
        H
        Added As A Joint Sponsor BLACK

        01-01-09
        H
        Session Sine Die
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HB-2729 JOHNSON,TIM.

5 ILCS 420/4A-101 from Ch. 127, par. 604A-101

Amends the Illinois Governmental Ethics Act. Provides that a person appointed to the governing body of a unit of local government having an annual budget that exceeds \$100,000 (now to the governing body of a unit of local government) must file a statement of economic interest.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to State Government
	Administration
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-22 H	Motion disch Comm, advc 2nd
H	ORDER 2ND READING
Н	-JOHNSON,TIM
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-2730 JOHNSON,TIM.

110 ILCS 205/9.29 new

99-05-08 S

01-01-09 H Session Sine Die

Amends the Board of Higher Education Act to require the Board of Higher Education to develop a program to allow a person to earn college credit for occupational service.

HOUSE AMENDMENT NO. 1.

Requires the Board of Higher Education to conduct a study and develop recommendations (instead of develop a program) in relation to allowing a person to earn college credit for occupational service.

NOTE(S) THAT MAY APPLY: Fiscal

$^{\circ}$	112(3) 1112	. I	MATALLI. Piscal	
	99-02-22	Н	First reading	Referred to Hse Rules Comm
	99-02-24	Η		Assigned to Higher Education
	99-03-04	Н	Amendment No.01	HIGHER ED H Adopted
		Н		Do Pass Amend/Short Debate 012-000-000
		Η	Placed Cal 2nd Rdg-Shrt Dbt	
	99-03-11	Η	Second Reading-Short Debat	e
		Η	Pld Cal 3rd Rdg-Shrt Dbt	
	99-03-12	Η	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 WATSON	
		S	First reading	Referred to Sen Rules Comm
	99-04-15	S		Assigned to Education
	99-04-21	S		Postponed
	99-04-28	S		Postponed
	99-05-05	S		Postponed
		S		Committee Education

Refer to Rules/Rul 3-9(a)

2403 HB-2731

HB-2731 JOHNSON,TIM - BLACK.

820 ILCS 405/500

from Ch. 48, par. 420

Amends provisions of the Unemployment Insurance Act concerning availability for work on certain holidays. Provides that no individual shall be considered unavailable for work unless the employing unit submits, within 10 days after notification of a claim, a notice of possible ineligibility designating the holiday. Effective immediately.

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99-02-22 H First reading
                                     Referred to Hse Rules Comm
99-02-24 H
                                     Assigned to Labor & Commerce
99-03-02 H Added As A Joint Sponsor BLACK
                                     Re-Refer Rules/Rul 19(a)
99-03-05 H
99-03-22 H
                                     Motion disch Comm, advc 2nd
                                     ORDER 2ND READING
         Η
         H
                                     -JOHNSON,TIM
         Η
                                     Committee Rules
01-01-09 H Session Sine Die
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HB-2732 JOHNSON,TIM.

320 ILCS 25/3.09

from Ch. 67 1/2, par. 403.09

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Includes within the provisions of the Act property taxes imposed on a mobile home and the property upon which it is located if the individual entitled to a claim owns both the mobile home and the property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 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 WATSON
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Revenue
99-04-22 S
                                      Recommended do pass 010-000-000
         S Placed Caindr, Second Rdg
99-04-26 S Second Reading
         S Placed Calndr, 3rd Reading
99-05-06 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
         Н
              PUBLIC ACT 91-0391
```

HB-2733 JOHNSON,TIM - CROTTY - WOOLARD AND JONES,JOHN.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula provisions, changes a component used to calculate local property tax revenues per pupil for school districts maintaining grades 9 through 12 and a component used to adjust the real property equalized assessed valuation for a school district maintaining grades 9 through 12 from 1.20% to 1.00%. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes the component used to calculate local property tax revenues per pupil and to adjust the real property equalized assessed valuation (for school districts maintaining grades 9 through 12) from 1.00% to 1.05%.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading Referred to Hse Rules Comm

99-02-24 H Assigned to Elementary & Secondary
Education

99-03-02 H Added As A Joint Sponsor CROTTY

99-03-03 H Do Pass/Short Debate Cal 023-000-000

H Placed Cal 2nd Rdg-Shrt Dbt
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99-03-11 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 117-000-000
         H Added As A Co-sponsor JONES JOHN
99-03-19 S Arrive Senate
         S Placed Calndr First Rdg
99-03-22 S Chief Sponsor WEAVER,S
99-03-23 S First reading
                                     Referred to Sen Rules Comm
99-04-14 S
                                     Assigned to Education
99-04-21 S Added as Chief Co-sponsor O'MALLEY
                                     Postponed
           Added as Chief Co-sponsor KLEMM
99-04-28
         S
                Amendment No.01
                                     EDUCATION S
                                                              Adopted
                                     Recmided do pass as amend 008-000-000
           Placed Calndr, Second Rdg
99-04-29
           Second Reading
         S
         S
           Placed Calndr, 3rd Reading
99-05-06
         S
           Filed with Secretary
         S
                Amendment No.02
                                     MYERS.J
                Amendment referred to SRUL
99-05-12
                Amendment No.02
         S
                                     MYERS,J
         S
                Rules refers to
                                       SESE
         S
                Amendment No.02
                                     MYERS,J
         S
                                     Held in Committee
99-05-13
         S Third Reading - Passed 058-000-000
           Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 058-000-000
99-05-14 H Arrive House
         H Place Cal Order Concurrence 01
         H Motion Filed Non-Concur 01/JOHNSON,TIM
         H Calendar Order of Concurren 01
99-05-26 H H Noncners 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 S Requests Conference Comm 1ST
         S Sen Conference Comm Apptd 1ST/WEAVER,S.
         S
                                        CRONIN, KARPIEL
         S
                                        BERMAN, DEMUZIO
         H Hse Accede Req Conf Comm 1ST
99-05-27
         H Hse Conference Comm Apptd 1ST/CROTTY,
         Н
                                        WOOLARD, CURRIE,
                                        BLACK & TENHOUSE
         H
         H Added As A Joint Sponsor WOOLARD
00-04-15 H
                                     FINAL PASSAGE
         Η
                                     DEADLINE EXTENDED
         Η
                                     UNTIL - 12/1/00
         H Hse Conference Comm Apptd 1ST (05/27/99)
00-12-01 H
                                     Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2734 JOHNSON,TIM.

40 ILCS 5/7-141.1

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. In the provisions restricting the return to employment after receiving early retirement benefits, excludes elective office. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 2734 would probably have little or no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

SIE(S) IIIIII MILLI MILEI MENGION	
99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 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
99-03-22 H	Motion disch Comm, advc 2nd
Н	ORDER 2ND READING
Н	-JOHNSON,TIM
Н	Committee Rules

01-01-09 H Session Sine Die

HB-2735 JOHNSON.TIM.

New Act

Creates the Atherosclerosis Prevention Act. Directs the Department of Public Health to establish a program for the prevention of atherosclerosis and the reduction of death and disability from the disease. Requires the Director of Public Health to appoint an 11-member Atherosclerosis Advisory Committee to establish guidelines and standards for implementing the Act.

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NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Human Services
                                           Do Pass/Short Debate Cal 013-000-000
    99-03-03 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
    99-03-19 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 WATSON
             S First reading
                                           Referred to Sen Rules Comm
    99-04-15 S
                                           Assigned to State Government Operations
    99-04-29 S
                                           Recommended do pass 006-000-000
             S Placed Calndr, Second Rdg
    99-05-04 S Second Reading
             S Placed Calndr,3rd Reading
    99-05-06 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
             Н
                  Effective Date 00-01-01
                  PUBLIC ACT 91-0343
             H
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HB-2736 JOHNSON,TIM.

735 ILCS 5/7-103

from Ch. 110, par. 7-103

Amends the "quick-take" Section in the Code of Civil Procedure. Authorizes the City of Arcola to exercise quick-take powers to acquire property in connection with a project to widen Illinois Route 133 east of Interstate 57. Effective immediately.

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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-22 H Motion disch Comm, advc 2nd
ORDER 2ND READING
H -JOHNSON,TIM
Committee Rules
01-01-09 H Session Sine Die
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HB-2737 JOHNSON.TIM.

40 ILCS 15/1.1 105 ILCS 5/1C-2

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30 ILCS 105/5.490 new
30 ILCS 105/5,491 new
30 ILCS 115/7 new
35 ILCS 5/201
                                  from Ch. 120, par. 2-201
35 ILCS 5/202.5 new
35 ILCS 5/203
                                   from Ch. 120, par. 2-203
35 ILCS 5/804
                                   from Ch. 120, par. 8-804
35 ILCS 5/901
                                   from Ch. 120, par. 9-901
35 ILCS 200/18-162 new
35 ILCS 200/18-249
35 ILCS 200/18-255
35 ILCS 200/20-15
35 ILCS 200/21-30
40 ILCS 5/17-127
                                  from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-129
                                  from Ch. 108 1/2, par. 17-129
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105 ILCS 5/1D-1
105 ILCS 5/2-3.126 new
105 ILCS 5/2-3.127 new
105 ILCS 5/2-3.128 new
105 ILCS 5/10-22.23
                                    from Ch. 122, par. 10-22.23
105 ILCS 5/10-22.23a
                                    from Ch. 122, par. 10-22.23a
105 ILCS 5/18-8.05
105 ILCS 5/18-8.4
                                    from Ch. 122, par. 18-8.4
105 ILCS 5/21-0.02 new
105 ILCS 5/21-0.03 new
105 ILCS 5/21-0.04 new
105 ILCS 5/21-1a
                                    from Ch. 122, par. 21-1a
105 ILCS 5/21-2
                                    from Ch. 122, par. 21-2
105 ILCS 5/21-5b
105 ILCS 5/21-5d
105 ILCS 5/21-7.1
                                    from Ch. 122, par. 21-7.1
105 ILCS 5/21-14
                                    from Ch. 122, par. 21-14
105 ILCS 5/24-11
                                    from Ch. 122, par. 24-11
105 ILCS 5/29-5
                                    from Ch. 122, par. 29-5
105 ILCS 5/34-84
                                    from Ch. 122, par. 34-84
105 ILCS 5/1C-3 rep.
105 ILCS 5/1C-4 rep.
```

Amends numerous Acts in relation to public education and taxation. Amends the Illinois Income Tax Act to raise the income tax rate to 3.75% for individuals, trusts, and estates. Provides for deposit of portions of the proceeds into the Common School Fund and 2 newly created Funds: the Education Property Tax Relief Fund and the School Capital and Technology Infrastructure Fund. Also creates a deduction for rent paid by a taxpayer on his or her principal residence. Amends the Property Tax Code and the State Revenue Sharing Act to provide for abatement of a portion of real property taxes. Amends the Illinois Pension Code. Provides that the State shall take over the Chicago Board of Education's obligation to pay the employer's share of pension contributions for Chicago teachers. Also amends the State Pension Funds Continuing Appropriation Act to guarantee the timely payment of these obligations. Amends the School Code. Creates a School Capital and Technology Infrastructure Program. Makes changes in provisions concerning the basis for apportionment of general State financial aid and supplemental general State aid. Creates a new system of administrator certification and a Professional Teacher Standards Board and School Administrator Standards Board. Amends and adds provisions in relation to block grants, school nurses, chief school business officials, teacher certification, State transportation reinbursement, and teacher tenure. Also makes technical corrections. Effective July 1, 1999.

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PENSION NOTE (Pension Laws Commission)
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The fiscal impact of HB 2737 has not been determined, but could be substantial. The State would be required to make an annual

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contribution to the Fund beginning in FY2001.
NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; Pension; State Mandates
    99-02-22 H First reading
                                          Referred to Hse Rules Comm
    99-02-24 H
                                          Assigned to Elementary & Secondary
                                            Education
    99-03-05 H
                                          Re-Refer Rules/Rul 19(a)
    99-03-16 H
                                          Pension Note Filed
                                          Committee Rules
    99-03-22 H
                                          Motion disch Comm, advc 2nd
                                          ORDER 2ND READING
             H
                                          -JOHNSON,TIM
             Н
                                          Committee Rules
             Н
    01-01-09 H Session Sine Die
          JOHNSON,TIM.
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HB-2738

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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
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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
```

Amends the State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles 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 immediately.

PENSION NOTE (Pension Laws Commission)

HB 2738 would increase the accrued liabilities of the affected systems by \$85.1 million. The corresponding increases in annual required contributions have not been calculated, but may be significant.

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

99-02-22	H First reading	Referred to Hse Rules Comm
99-02-24	Н	Assigned to Personnel & Pensions
99-03-05	Н	Re-Refer Rules/Rul 19(a)
99-03-16	H	Pension Note Filed
	H	Committee Rules
99-03-22	H .	Motion disch Comm, advc 2nd
	H	ORDER 2ND READING
	H	-JOHNSON,TIM
	H	Committee Rules
01-01-09	H Session Sine Die	

HB-2739 JOHNSON,TIM.

Appropriates \$1 to the Board of Higher Education for a program concerning degrees for work equivalency. Effective July 1, 1999.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Appropriations-Higher Education
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-12 H	COMMITTEE DEADLINE
H	EXTENDED - 3/26/99
Ĥ	Committee Rules
99-03-22 H	Motion disch Comm, advc 2nd
H	ORDER 2ND READING
H	-JOHNSON,TIM
H	Committee Rules
01-01-09 H Session Sine Die	

HB-2740 JOHNSON,TIM.

5 ILCS 375/10 from Ch. 127, par. 530

Amends the State Employees Group Insurance Act of 1971. Provides that the cost of participation in the basic program of group health benefits for the dependent or survivor of a living or deceased retired employee who was formerly employed by the University of Illinois in the Cooperative Extension Service and would be an annuitant but for the fact that he or she was made ineligible to participate in the State Universities Retirement System by clause (4) of subsection (a) of Section 15-107 of the Illinois Pension Code shall not be greater than the cost of participation that would otherwise apply to that dependent or survivor if he or she were the dependent or survivor of an annuitant under the State Universities Retirement System. Provides that the State shall pay the amount of the reduction in the cost of participation, if any, resulting from this amendatory Act. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal

99-02-22 H First reading
99-02-24 H Assigned to Personnel & Pensions
99-03-05 H Re-Refer Rules/Rul 19(a)

99-03-22 H Motion disch Comm, adve 2nd
ORDER 2ND READING
H JOHNSON,TIM
Committee Rules

01-01-09 H Session Sine Die
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HB-2741 **2408**

HB-2741 JOHNSON,TIM.

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65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4
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Amends the Illinois Municipal Code. Provides that in a municipality with a population of 5,000 or less where a taxing district has property located in the redevelopment project area and the taxing district has uninsured indebtedness due for which the taxing district has assessed a special levy, the municipality may refund to the taxing district any moneys received by the municipality as tax increment funds solely by reason of increased revenue produced by the taxing district's special levy.

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99-02-22 H First reading
                                       Referred to Hse Rules Comm
99-02-24 H
                                       Assigned to Local Government
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
99-03-17 S Chief Sponsor WEAVER,S
         S First reading
                                       Referred to Sen Rules Comm
99-04-14
         S
                                       Assigned to Revenue
99-04-22
         S
                                       Postponed
99-04-29
         S
                                       Postponed
         S
                                       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-2742 JOHNSON, TIM, HANNIG, O'BRIEN AND BOST.

New Act

Creates the Soybean Fuel Act. Beginning July 1, 1999, requires that all diesel fuel sold at retail in counties subject to vehicle emission inspection must be B20 blend fuel, which is a fuel blend consisting of at least 20% biodiesel fuel derived from soybeans and no more than 80% conventional diesel fuel derived from petroleum. Requires the use of B20 blend fuel in state-owned vehicles capable of using diesel fuel, beginning no later than July 1, 1999. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Environment & Energy
   99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
   99-03-10 H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor O'BRIEN
   99-03-22 H Added As A Co-sponsor BOST
            H
                                        Motion disch Comm, advc 2nd
            H
                                        ORDER 2ND READING
            H
                                        -JOHNSON.TIM
            Η
                                         Committee Rules
   01-01-09 H Session Sine Die
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HB-2743 JOHNSON, TIM - BLACK AND BOST.

20 ILCS 205/40.29 new

Amends the Civil Administrative Code of Illinois concerning the Department of Agriculture. Provides that the Department shall, subject to appropriation, provide funding to research the use as a motor fuel of biodiesel fuel that consists of at least 20% soybean oil. Provides that the Department shall provide information and assistance to diesel fuel producers, distributors, retailers, and consumers concerning the manufacture, sale, and use of the biodiesel motor fuel. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H First reading
                                         Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Agriculture & Conservation
   99-03-02 H Added As A Joint Sponsor BLACK
   99-03-05 H
                                         Re-Refer Rules/Rul 19(a)
   99-03-22 H Added As A Co-sponsor BOST
            Η
                                         Motion disch Comm, advc 2nd
            Η
                                         ORDER 2ND READING
            Η
                                         -JOHNSON,TIM
            H
                                         Committee Rules
```

01-01-09 H Session Sine Die

HB-2744 JOHNSON.TIM.

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Includes within the provisions of new property the equalized assessed value of residential real property located in the area described in the Chanute Air Force Base Retrocession Law.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
    99-02-22 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 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
    99-03-17 H Pld Cal 3rd Rdg-Shrt Dbt
    99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 096-022-000
    99-03-22 S Arrive Senate
             S Placed Calndr First Rdg
    99-03-23 S Chief Sponsor WEAVER,S
             S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Revenue
    99-04-14 S
    99-04-22 S
                                           Postponed
    99-04-29 S
                                           Postponed
                                           Committee Revenue
    99-05-08 S
                                           Refer to Rules/Rul 3-9(a)
   01-01-09 H Session Sine Die
```

HB-2745 JOHNSON,TIM.

Makes a supplemental appropriation of \$3,800,000 from the General Revenue Fund to the Breast, Cervical, and Prostate Cancer Research Fund. Effective immediately.

```
99-02-22 H First reading
99-02-24 H Assigned to Appropriations-Human Services
99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-22 H Motion disch Comm, adve 2nd
ORDER 2ND READING
H -JOHNSON,TIM
Committee Rules
01-01-09 H Session Sine Die
```

HB-2746 JOHNSON,TIM.

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35 ILCS 5/507U new
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35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

Amends the Illinois Income Tax Act by creating a tax checkoff for the Sexual Assault Services Fund. Provides that in 2004 or any subsequent year, the tax checkoff shall be removed from the income tax return form if the total contributions do not equal \$100,000 or more. Effective immediately.

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Revenue
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-22 H	Motion disch Comm, adve 2nd
; H	ORDER 2ND READING
H	-JOHNSON,TIM
H	Committee Rules
01-01-09 H Session Sine Die	

HB-2747 JOHNSON,TIM.

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625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609
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Amends the Illinois Vehicle Code. Provides that any disabled veteran who is receiving compensation from the Department of Veterans Affairs (previously, the Veterans Administration) for any service-connected disability need not pay the registration fee for one motor vehicle of the first division.

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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Transportation & Motor Vehicles
```

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99-03-05 H Re-Refer Rules/Rul 19(a)
99-03-22 H Motion disch Comm, advc 2nd
H ORDER 2ND READING
H -JOHNSON,TIM
Committee Rules
01-01-09 H Session Sine Die
```

HB-2748 JOHNSON,TIM – SCHOENBERG – FRITCHEY – DART – CROTTY.

725 ILCS 120/8.5 new

Amends the Rights of Crime Victims and Witnesses Act. Requires the Attorney General to establish a crime victim notification system that provides information to crime victims and witnesses relating to the status of criminal cases and the release of prisoners by automated telephone calls. Requires the Attorney General to establish a database consisting of this information. Requires the Attorney General to establish a 24-hour hotline that is accessible to the public that contains the status of criminal cases.

SENATE AMENDMENT NO. 1.

Adds reference to: 725 ILCS 120/4.5 725 ILCS 120/9

from Ch. 38, par. 1408

Deletes the title and everything after the enacting clause. Amends the Rights of Crime Victims and Witnesses Act. Permits the Attorney General to establish a crime victim and witness notification system to assist public officials in carrying out their duties to notify and inform crime victims and witnesses under the Act as the Attorney General specifies by rule. Permits the Attorney General to provide for telephonic, electronic, or other public access to a computer database that contains information necessary for implementation of the system. Establishes in the Office of the Attorney General a Crime Victim and Witness Notification Advisory Committee consisting of victims advocates, sheriffs, State's Attorneys, and Illinois Department of Corrections and Prisoner Review Board employees that the Attorney General appoints. Provides that the Committee shall consult with and advise the Attorney General as to the exercise of the Attorney General's authority relating to victim and witness notification. Includes the Attorney General in the civil immunity provisions for enforcing the Act if he or she acts in good faith.

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

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Judiciary II - Criminal Law
99-03-02 H Added As A Joint Sponsor SCHOENBERG
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 Joint Sponsor Changed to FRITCHEY
99-03-11 H Joint Sponsor Changed to DART
         H Joint Sponsor Changed to CROTTY
99-03-12 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
99-03-16 S Arrive Senate
         S Chief Sponsor HAWKINSON
         S Placed Calndr First Rdg
         S First reading
                                      Referred to Sen Rules Comm
99-04-15 S
                                      Assigned to Judiciary
99-04-26 S Added as Chief Co-sponsor MYERS,J
99-04-28 S
                 Amendment No.01
                                      JUDICÍARY
                                                   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
99-05-12 S Added as Chief Co-sponsor NOLAND
         S Added as Chief Co-sponsor RADOGNO
         S Added as Chief Co-sponsor SULLIVAN
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
99-05-18 H Motion Filed Concur
                 Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
```

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99-05-20 H Be apprvd for consideratn 01/HRUL
         H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
99-06-18 H Sent to the Governor
99-07-22 H Governor vetoed
         H Placed Calendar Total Veto
99-11-18 H Total Veto Stands.
      JOHNSON.TIM.
```

HB-2749

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. Beginning January 1, 2000, exempts a work of fine art from the taxes imposed by these Acts. Defines a work of fine art. Excepts the provisions from the sunset requirements. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal
   99-02-22 H First reading
                                        Referred to Hse Rules Comm
   99-02-24 H
                                         Assigned to Revenue
   99-03-05 H
                                        Re-Refer Rules/Rul 19(a)
   99-03-22 H
                                        Motion disch Comm, advc 2nd
                                        ORDER 2ND READING
            Η
                                         -JOHNSON,TIM
                                        Committee Rules
            Н
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01-01-09 H Session Sine Die

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HB-2750
             JOHNSON,TIM.
  705 ILCS 405/5-130
  705 ILCS 405/5-710
  705 ILCS 405/5-750
  705 ILCS 405/5-805
  705 ILCS 405/5-810
  705 ILCS 405/5-901
  720 ILCS 5/6-1
                                    from Ch. 38, par. 6-1
```

Amends the Juvenile Court Act of 1987. Permits the juvenile court judge, upon motion of the State's Attorney, to order adult criminal prosecution of a minor who was at least 12 years of age (now 13) at the time of the commission of the offense. Amends the Criminal Code of 1961. Lowers the minimum age of criminal liability from 13 to 12 years of age.

NOTE(S) THAT MAY APPLY: Correctional

99-02-22 H First reading	Referred to Hse Rules Comm
99-02-24 H	Assigned to Judiciary II - Criminal Law
99-03-05 H	Re-Refer Rules/Rul 19(a)
99-03-22 H	Motion disch Comm, advc 2nd
Н	ORDER 2ND READING
· H	-JOHNSON,TIM
Н	Committee Rules
01-01-09 H Session Sine Die	

HB-2751 MITCHELL, JERRY, BURKE, BOLAND, HOEFT AND LYONS, EILEEN.

625 ILCS 5/6-106 Ic new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall establish a pilot program to test the effectiveness of ignition interlock devices on school buses.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Vehicle Code. Provides for funding of the pilot program. Makes other changes.

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FISCAL NOTE (Secretary of State)
    First-year fiscal impact would be $77,000, and annual fiscal
    impact thereafter would be $52,000.
NOTE(S) THAT MAY APPLY: Fiscal.
    99-02-22 H First reading
                                            Referred to Hse Rules Comm
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```
99-02-24 H
                                      Assigned to Constitutional Officers
99-03-03 H
                Amendment No.01
                                     CONST OFFICER H
                                                              Adopted
                                     Do Pass Amend/Short Debate 011-000-000
```

H Placed Cal 2nd Rdg-Shrt Dbt

```
99-03-09 H Primary Sponsor Changed To MITCHELL, JERRY
                                      Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
99-03-10 H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor HOEFT
         H Added As A Co-sponsor LYONS, EILEEN
99-03-16 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
99-03-18 H Pld Cal 3rd Rdg-Shrt Dbt
99-03-19 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-001-000
99-03-22 S Arrive Senate
         S Placed Calndr First Rdg
99-04-15 S Chief Sponsor SIEBEN
                                      Referred to Sen Rules Comm
         S First reading
99-04-20 S
                                      Assigned to Transportation
99-04-28 S
                                      Postponed
           Added as Chief Co-sponsor CULLERTON
99-05-05 S
                                      Postponed
                                      Committee Transportation
99-05-08 S
                                      Refer to Rules/Rul 3-9(a)
01-01-09 H Session Sine Die
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HB-2752 SCHOENBERG – GASH – HARTKE – MORROW – MAUTINO.

605 ILCS 5/4-508.1 from Ch. 121, par. 4-508.1

Amends the Illinois Highway Code. Provides that when the Department of Transportation conveys to the Illinois State Toll Highway Authority an interest in land, rights, or other property acquired in connection with a federal-aid project that ceases to exist, the Department must receive compensation equal to the fair market value of the interest conveyed (instead of without compensation) to be deposited into the Road Fund.

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99-02-22 H First reading
                                      Referred to Hse Rules Comm
99-02-24 H
                                      Assigned to Approp-Gen Srvc & Govt
                                        Ovrsght
                                      Do Pass/Short Debate Cal 010-001-000
99-03-04 H
         H Placed Cal 2nd Rdg-Shrt Dbt
99-03-11 H Added As A Joint Sponsor GASH
         H Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor MORROW
         H Added As A Joint Sponsor MAUTINO
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
```

HB-2753 PARKE.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Public Aid may not require, as a condition of payment for any laboratory test authorized under the Medical Assistance Article, that a physician's handwritten signature appear on the laboratory test order form. Provides that the Department may impose other appropriate requirements regarding laboratory test order documentation.

```
NOTE(S) THAT MAY APPLY: Fiscal
    99-02-22 H First reading
                                           Referred to Hse Rules Comm
    99-02-24 H
                                           Assigned to Human Services
    99-03-03 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 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
```

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99-04-22 S Assigned to Public Health & Welfare
99-05-04 S Placed Calndr,Second Rdg
99-05-05 S Second Reading
99-05-06 S Placed Calndr,3rd Reading
99-05-06 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
H Effective Date 00-01-01
H PUBLIC ACT 91-0344
```

HB-2754 GASH.

New Act

Creates the "Safe" Drop-off Places for Unwanted Babies Act. Provides the short title only.

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99-02-22 H First reading . Referred to Hse Rules Comm
99-02-24 H Assigned to Executive
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
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HB-2755 GIGLIO.

35 ILCS 5/208	from Ch. 120, par. 2-208
35 ILCS 5/302	from Ch. 120, par. 3-302
35 ILCS 5/701	from Ch. 120, par. 7-701
20 ILCS 2505/39b53 rep.	_

Amends the Illinois Income Tax Act to provide that the Director of Revenue must, if possible, (instead of may) enter into a reciprocal agreement with any state to exempt Illinois residents from that state's income taxes and withholding. Provides that for taxable years 1998 and 1999, the Department must refund to each qualified taxpayer who had 1998 and 1999 tax liability in Indiana the amount of the residential property tax credit that the taxpayer is entitled to receive if the taxpayer did not request or receive the credit. Amends the Civil Administrative Code of Illinois to delete the provisions mandating a reciprocal agreement cost study, authorizing compensation agreements, and authorizing the General Assembly to direct the revocation of a reciprocal agreement by joint resolution. Effective immediately.

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NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford
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99-02-22 H First reading Referred to Hse Rules Comm
99-02-24 H Assigned to Revenue
99-03-05 H Re-Refer Rules/Rul 19(a)
01-01-09 H Session Sine Die
```

HB-2756 SLONE, DELGADO AND HARRIS.

105 ILCS 5/27-8.2 new

Amends the School Code. Requires the parent or guardian of a child in a home school program to notify the county health department, not later than November 15 of each calendar year, of the names, addresses, and birthdates of all children who are then enrolled as students or receiving instruction in the home school program. Provides that each child enrolled as a student or receiving instruction in the home school program shall be required by the parent or guardian to receive certain immunizations and vision and hearing screenings. Provides that the parent or guardian shall provide proof of the immunizations and screenings to the county health department by November 15 of each year.

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FISCAL NOTE (State Board of Education)
There would be no fiscal impact to the State or to local school districts.
STATE MANDATES NOTE (State Board of Education)
Same as SBE fiscal note.

NOTE(S) THAT MAY APPLY: Fiscal
99-02-22 H First reading
H Added As A Co-sponsor DELGADO
H Added As A Co-sponsor HARRIS
H Referred to Hse Rules Comm
99-02-24 H Assigned to Human Services
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01-01-09 H Session Sine Die

99-03-03	Η		Do Pass/Stndrd Dbt/Vote 007-005-000
	T T	DI- 1 C-1 2- 1 D 1- C+- 1-1 DI-	HHSV
99-03-05		Plcd Cal 2nd Rdg Stndrd Dbt	Fiscal Note Requested BLACK
99-03-03	Н		St Mandate Fis Nte Req BLACK
	Η	Cal 2nd Rdg Stndrd Dbt	·
99-03-11			Fiscal Note Filed
	H	CIAIDI & LIDI.	St Mandate Fis Note Filed
00.02.16		Cal 2nd Rdg Stndrd Dbt Second Reading-Stnd Debate	
99-03-10	Н	Hld Cal Ord 2nd Rdg-Shrt D	b
99-03-25			Motion Filed TO TABLE HB 2756
	Η		-SLONE
00.00.00	Н	Motion referred to	HRUL
99-03-26 99-04-14			Re-Refer Rules/Rul 19(a) Tabled in Committee HRUL
			Tabled in Committee FRUE
	кw	'IN.	
New Act			
			Contains a short title only.
99-02-22 99-02-24		First reading	Referred to Hse Rules Comm Assigned to Executive
99-02-24			Re-Refer Rules/Rul 19(a)
		Session Sine Die	Re-Reici Ruics/Rui 15(a)
			NBERG - SCHOENBERG - BOST, POE,
		KEL AND O'CONNOR.	SelfoEndEnd Bost, Foe,
30 ILCS 745	/6	from Ch.	127, par. 1556
30 ILCS 745		from Ch.	127, par. 1557
30 ILCS 745			
			Grant Act. Provides that eligible television
			to be used solely to attain the digital capa-
			inused grant moneys shall be paid into the
			om the grant limit for operating costs. Ef-
fective immedi			
		MAY APPLY: Fiscal First reading	
		Added As A Joint Sponsor C	URRIE
	Η	•	Referred to Hse Rules Comm
99-02-24			Assigned to Constitutional Officers
		Joint Sponsor Changed to GF	
99-03-02		Joint Sponsor Changed to SC	Do Pass/Short Debate Cal 010-000-000
<i>JJ</i> -03-03		Placed Cal 2nd Rdg-Shrt Dbt	
99-03-05		Joint Sponsor Changed to BC	
	Η	Added As A Co-sponsor POI	3
00.02.00		Added As A Co-sponsor WII	
99-03-09		Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt	e
99-03-12		Added As A Co-sponsor O'C	CONNOR
		3rd Rdg-Shrt Dbt-Pass/Vote	
99-03-16		Arrive Senate	
		Chief Sponsor DONAHUE Placed Calndr First Rdg	
		First reading	Referred to Sen Rules Comm
99-03-17		Added as Chief Co-sponsor V	
	S	Added as Chief Co-sponsor I	DEMUZIO
00.00.00		Added as Chief Co-sponsor I	
99-03-24 99-04-14		Added as Chief Co-sponsor I	MYERS,J Assigned to Executive
99-04-14 99 - 04-22			Recommended do pass 012-000-000
JJ 01-22		Placed Calndr, Second Rdg	2-1-1
99-04-26	S	Second Reading	
		Placed Calndr,3rd Reading	D.C D. L (D. LO.O.C.)
99-06-27		Session Sine Die	Refer to Rules/Rul 3-9(b)

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