

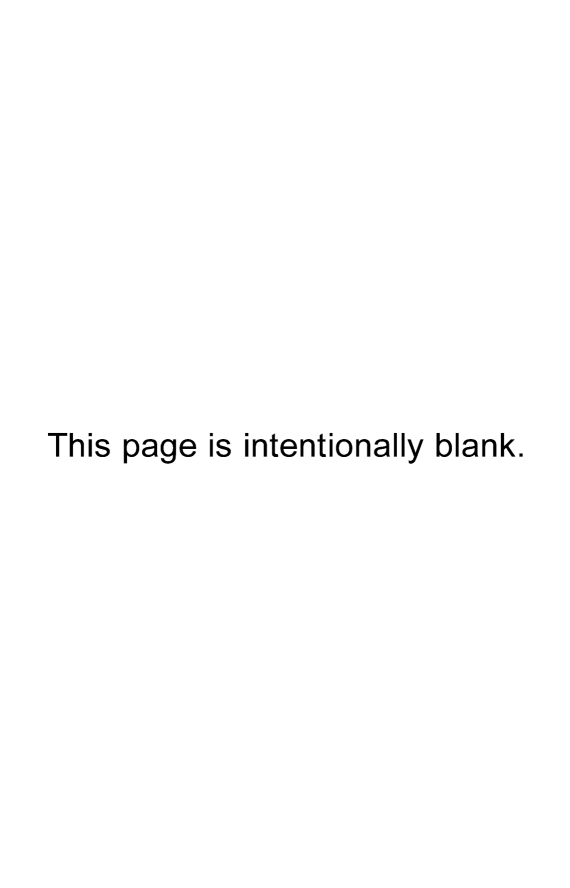
PRODUCTION NOTE

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

NOTE: 92nd G.A. 2001 DIGEST FINAL ISSUE NO. 19

This is the final issue of the Legislative Synopsis and Digest for the 92nd General Assembly. It includes full synopses and floor actions for all 92nd General Assembly bills and resolutions. **Keep this issue for future reference**.

You may discard the issue labeled "92nd G.A. 2001 Digest No. 18". All of the information in that issue is also included in this issue.



FINAL

Legislative Synopsis and Digest

of the

2001 Session of the

Ninety-second General Assembly

STATE OF ILLINOIS

(No. 19)



Vol. II

Action on Bills and Resolutions

Through

March 11, 2002

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

TABLE OF CONTENTS

Joint Committee on Legislative Support Services	iii
Legislative Reference Bureau Members	iii
Foreword	iv
Standing Committees of the Senate — Chairpersons	v
Standing Committees of the House — Chairpersons	vi
Senate Bills 1-2416	1
House Bills 1-6278	948
Executive Orders	3049
Resolutions	3053
Joint Session Resolutions	3054
Senate Joint Resolutions Constitutional Amendments	3056
House Joint Resolutions Constitutional Amendments	3060
Senate Joint Resolutions	3068
House Joint Resolutions	3081
Senate Resolutions	3101
House Resolutions	3134
Statutes Amended (ILCS)	3231
Index to Sponsors — Senate	3395
Index to Sponsors — House	3454
Index to Subject Matter	3664
Covernor's Action	2054

769 SB-1689

SB-1689 BURZYNSKI.

5 ILCS 80/4.13 from Ch. 127, par. 1904.13 5 ILCS 80/4.23 new

Amends the Regulatory Sunset Act. Extends the repeal of the Environmental Health Practitioner Licensing Act. Effective immediately.

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

Deletes reference to: 5 ILCS 80/4.23 new Adds reference to: 5 ILCS 80/4.17 225 ILCS 37/18 225 ILCS 37/26 225 ILCS 37/35 225 ILCS 37/56 new

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal of the Environmental Health Practitioner Licensing Act to January 1, 2007. Amends the Environmental Health Practitioner Licensing Act. Deletes a provision concerning the initial appointments of the Board of Environmental Health Practitioners. Removes 2 members from the Board. Deletes a provision allowing certain persons to be exempt from the examination requirement. Provides that the Department may compel a person to submit to a mental or physical examination, or both. Provides a civil penalty for unlicensed practice. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-01-30 S First reading
                                       Referred to Sen Rules Comm
02-02-20 S
                                       Assigned to Licensed Activities
02-02-28 S
                 Amendment No.01
                                       LICENSED ACT, S
                                                                 Adopted
                                       Recmnded do pass as amend 009-000-000
         S
           Placed Calndr, Second Rdg
02-03-05 S Second Reading
           Placed Caindr, 3rd Reading
02-03-06 S Third Reading - Passed 054-000-000
         H Arrive House
         H Placed Calndr First Rdg
```

SB-1690 BURZYNSKI.

225 ILCS 410/3-2

from Ch. 111, par. 1703-2

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Changes the graduation requirements to a program of 1500 hours (from a total of 1500 hours) to conform with other references throughout the Act. Effective immediately.

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

Adds reference to:

225 ILCS 410/4-2

Deletes everything after the enacting clause. Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Provides that a majority of the Barber, Cosmetology, Esthetics, and Nail Technology Committee constitutes a quorum. Requires a majority of a quorum for a Committee decision.

from Ch. 111, par. 1704-2

```
02-02-20 S Amendment No.01 LICENSED ACT. S Adopted Recmnded do pass as amend 009-000-000 S Placed Calndr,Second Rdg
02-03-05 S Second Reading S Placed Calndr,3rd Reading
02-03-06 S Third Reading - Passed 054-000-000 H Arrive House H Placed Calndr First Rdg
```

SB-1691 LAUZEN.

225 ILCS 85/3 from Ch. 111, par. 4123 225 ILCS 85/8 from Ch. 111, par. 4128

Amends the Pharmacy Practice Act of 1987. In the definition of "mail-order pharmacy", adds a pharmacy that is located in Canada that delivers, dispenses, or distributes to Illinois residents any substance that requires a prescription. Provides that the Department may license without examination an applicant licensed as a pharmacist under the laws of Canada.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading

Referred to Sen Rules Comm

SB-1692 JONES,W.

New Act

Creates the Department of Developmental Disabilities Act. Contains only a short title provision.

02-01-30 S First reading

Referred to Sen Rules Comm

SB-1693 BURZYNSKI.

5 ILCS 80/4.13 from 6

from Ch. 127, par. 1904.13

5 ILCS 80/4.23 new

Amends the Regulatory Sunset Act. Extends the repeal of the Naprapathic Practice Act to January 1, 2013. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Licensed Activities
02-02-28 S	Postponed

02-03-07 S Postponed

S Committee Licensed Activities 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1694 BOWLES – MADIGAN,L – SMITH AND DEMUZIO.

320 ILCS 15/4 from Ch. 23, par. 6504

320 ILCS 15/10.1 320 ILCS 20/4.3 new

Amends the Elder Abuse Demonstration Project Act and the Elder Abuse and Neglect Act. Provides that a person, institution, or agency making a report of elder abuse does not have immunity under the Elder Abuse Demonstration Project Act if the person, institution, or agency (i) willfully committed an act of physical or sexual abuse against the victim named in the report or (ii) was grossly negligent in causing or allowing an act of physical or sexual abuse to be committed against the victim. Extends the repeal date of the Elder Abuse Demonstration Project Act from July 1, 2002 to July 1, 2003. Provides for the following consequences of a failure to report suspected elder abuse or neglect under the Elder Abuse and Neglect Act: (1) a physician is subject to disciplinary action under the Medical Practice Act of 1987; (2) a facility is subject to a loss of State funding; and (3) a person is guilty of a Class A misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

02-01-30 S First reading Referred to Sen Rules Comm
02-02-05 S Added as Chief Co-sponsor MADIGAN,L
02-02-07 S Added as Chief Co-sponsor SMITH
02-02-20 S Assigned to Judiciary
02-02-25 S Added As A Co-sponsor DEMUZIO
02-02-27 S Postponed

S Committee Judiciary 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1695 BOWLES.

70 ILCS 1860/2 from Ch. 19, par. 285 70 ILCS 1860/6 from Ch. 19, par. 289 70 ILCS 1860/15.5 new 70 ILCS 1860/23 from Ch. 19, par. 306

Amends the Tri-City Regional Port District Act. Provides that the definition of "terminal facilities" includes land, buildings, structures, improvements, equipment, and appliances "useful as an aid to further the public interest" (instead of "useful as an aid"). Defines "public interest" as "the protection, furtherance, and advancement of the general welfare and of the public health and safety and public necessity and convenience" (instead of the "protection, furtherance, and advancement of the general welfare and of the public health and safety and public necessity and convenience in respect to aeronautics"). Provides that the district may apply for and accept grants, loans, or appropriations from the State and from Madison County. Creates the office of "executive director", which supersedes the office of general manager. Makes other changes.

SENATE AMENDMENT NO. 1.

```
Makes a grammatical correction.
```

SB-1696 BOWLES.

40 ILCS 5/3-120 from Ch. 108 1/2, par. 3-120 30 ILCS 805/8.26 new

Amends the Downstate Police Article of the Illinois Pension Code. With respect to eligibility for a survivor's pension upon the death of a pensioner, requires that the surviving spouse be married to the pensioner for at least one year before death, rather than before retirement. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

02-03-08 H Hse Sponsor HOLBROOK

The fiscal impact of SB 1696 cannot be determined, but is estimated to be minor. The number of widows who would become eligible for a widow's annuity, per SB 1696, is expected to relatively small.

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

02-01-30 S First reading Referred to Sen Rules Comm
02-02-15 S Pension Note Filed
Committee Rules

SB-1697 DILLARD.

760 ILCS 5/1 from Ch. 17, par. 1651

Amends the Trusts and Trustees Act. Makes technical changes in a Section concerning the Act's short title.

SENATE AMENDMENT NO. 1.

Deletes reference to: 760 ILCS 5/1 Adds reference to: 760 ILCS 5/5.3 new

Deletes everything. Amends the Trusts and Trustees Act. Provides that a trustee may convert a trust into a total return trust if specified conditions apply. Provides that a trustee may petition a court to order the conversion to a total return trust under certain circumstances. Provides that a beneficiary may request a trustee to convert to a total return trust and, if the trustee declines or fails to act within a reasonable time after receiving a written request to do so, the beneficiary may petition the court to order the conversion. Provides that a court shall order conversion to a total return trust if the court determines that the conversion will enable the trustee to better carry out the purposes of the trust. Contains provisions regarding: duties of a trustee; release of the power granted by the new provisions; contents of agreements; administration; allocation; actions that may be ordered by a court; restrictions concerning the distribution amount; tax matters; limitations on liability; applicability; and other matters. Effective immediately.

		First reading	Referred to Se	n Rul	es Comm
02-02-27	S		Assigned to Ju	idiciai	ry
02-03-05	S	Amendment No.01	JUDICIARY	S	Adopted
02-03-06	S		Recmnded do	pass a	as amend 011-000-000
	S	Placed Calndr, Second Rdg		•	
02-03-07	S	Second Reading			
	S	Placed Calndr, 3rd Reading			

SB-1698 DEMUZIO.

Authorizes the Director of Natural Resources to convey the right or easement of access from, to, and over certain described land. Effective immediately.

02-01-30 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Executive
02-02-28 S	To Subcommittee
S	Committee Executive
02-03-08 S	Refer to Rules/Rul 3-9(a)

O'DANIEL - WOOLARD. SB-1699

820 ILCS 405/212.5 new

Amends the Unemployment Insurance Act. Provides that services performed by an oil field contract pumper do not constitute "employment" for purposes of the Act. Effective immediately.

02-01-30 S First reading

S Added as Chief Co-sponsor WOOLARD

Referred to Sen Rules Comm

DELEO - WALSH,T. SB-1700

225 ILCS 63/20

Amends the Naprapathic Practice Act. Makes technical changes to a Section concerning the necessity of a license. Effective immediately.

02-01-30 S First reading

S Added as Chief Co-sponsor WALSH,T

Referred to Sen Rules Comm

DELEO - WALSH,T - BURZYNSKI. SB-1701

5 ILCS 80/4.13 from Ch. 127, par. 1904.13

5 ILCS 80/4,23 new

Amends the Regulatory Sunset Act. Extends the repeal of the Naprapathic Practice Act to January I, 2013. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading

S Added as Chief Co-sponsor WALSH,T S Added as Chief Co-sponsor BURZYNSKI

Referred to Sen Rules Comm Assigned to Licensed Activities 02-02-20 S Recommended do pass 008-000-000 02-02-28 S

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

DELEO AND NOLAND. SB-1702

5 ILCS 80/4.13 5 ILCS 80/4.23 new from Ch. 127, par. 1904.13

Amends the Regulatory Sunset Act. Extends the repeal of the Dietetic and Nutrition Services Practice Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Sen Rules Comm 02-01-30 S First reading 02-02-01 S Added As A Co-sponsor NOLAND 02-02-20 S Assigned to Licensed Activities

02-02-28 S Postponed Postponed 02-03-07 S

Committee Licensed Activities 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1703 DELEO - DUDYCZ.

70 ILCS 2605/4 from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Provides for an annual ost of living adjustment in the salary of Commissioners and Officers of the Board. Efective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading

S Added as Chief Co-sponsor DUDYCZ

Referred to Sen Rules Comm

SB-1704 KLEMM - MADIGAN,L.

725 ILCS 5/107-4 from Ch. 38, par. 107-4

Amends the Code of Criminal Procedure of 1963. Provides that a peace officer may conduct temporary questioning and make arrests in any jurisdiction within this State if 773 SB-1704-Cont.

the officer, while on duty as a peace officer, is requested by an appropriate State or local law enforcement official to render aid or assistance to the requesting law enforcement agency that is outside the officer's primary jurisdiction.

02-01-30 S First reading Referred to Sen Rules Comm 02-02-05 S Added as Chief Co-sponsor MADIGAN,L 02-02-20 S Assigned to Judiciary 02-02-27 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg 02-02-28 S Second Reading S Placed Calndr, 3rd Reading 02-03-05 S Third Reading - Passed 056-000-000 H Arrive House

H Hse Sponsor O'CONNOR

H Placed Calndr First Rdg

SB-1705 CRONIN.

735 ILCS 5/8-2101

from Ch. 110, par. 8-2101

Amends the Article concerning evidence in the Code of Civil Procedure. In a provision concerning information obtained from specified sources and used in the course of internal quality control or of a medical study, changes "physician-owned inter-insurance exchanges" to "physician-owned insurance companies".

02-01-30 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Judiciary 02-02-27 S Recommended do pass 010-000-000 S Placed Calndr, Second Rdg 02-02-28 S Second Reading S Placed Calndr, 3rd Reading

SB-1706 WALSH,T.

5 ILCS 140/7

from Ch. 116, par. 207

Amends the Freedom of Information Act. Changes the exemption from the Act's inspection and copying requirements for computer graphic systems to an exemption for computer geographic systems. Effective immediately.

02-01-30 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Executive 02-03-07 S Recommended do pass 013-000-000 S Placed Calndr, Second Rdg

SIEBEN. SB-1707

105 ILCS 5/21-11.3 from Ch. 122, par. 21-11.3

Amends the School Code. Provides that a resident teacher certificate is valid for 3 (instead of 2) years for employment as a resident teacher in a public school. Allows a resident teacher to teach under the direction of a certified teacher as the resident teacher's mentor (now, the resident teacher must teach in conjunction with and under the direction of a certified teacher and may not teach in place of a certified teacher). Effective immediately.

SENATE AMENDMENT NO. 1.

Increases the number of years that a resident teacher certificate is valid to 4 years. Restores the prohibition on teaching in place of a certified teacher. Provides that the holder of a resident teacher certificate shall be deemed to have satisfied the requirements for the issuance of a Standard Teaching Certificate if he or she has completed 4 years of successful teaching, has passed all appropriate tests, and has earned a master's degree in education.

02-01-30	S	First reading	Referred to Sen Rules Comm
02-02-20		T to	Assigned to Education
02-02-27	S		Held in Committee
02-03-06	S	Amendment No.01	EDUCATION S Adopted
	S		Recmided do pass as amend 009-000-000
	S	Placed Calndr, Second Rdg	•
02-03-07	S	Second Reading	
	S	Placed Calndr,3rd Reading	

774 SB-1708

WELCH AND WALSH,L. SB-1708

20 ILCS 605/605-425 new

Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois. Creates the Illinois Steel Development Board to advise the Department of Commerce and Community Affairs on issues relating to the American steel industry. Provides for the appointment of members to the Board. Sets the duties of the Board.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading Referred to Sen Rules Comm

02-02-14 S Added As A Co-sponsor WALSH,L

SB-1709 SILVERSTEIN.

15 ILCS 505/15.5 new

40 ILCS 5/22A-117 new

735 ILCS 5/Art. XXIII heading new

735 ILCS 5/23-5 new

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

735 ILCS 5/23-20 new

Amends the State Treasurer Act, the Illinois Pension Code, and the Code of Civil Procedure. Requires the State Treasurer and the Illinois State Board of Investment to monitor and report on investments of State moneys, including public pension fund moneys, in companies doing business in Illinois that may owe compensation to Second World War forced or slave labor victims. Authorizes a Second World War forced or slave labor victim or heir of such a victim to bring an action to recover compensation for forced or slave labor. Provides that such an action may not be dismissed for failure to comply with the applicable statute of limitations if the action is commenced before January 1, 2013. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1709 requires only monitoring and reporting on investments, therefore there would be no impact on the assets of the funds.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading

Referred to Sen Rules Comm

02-02-15 S Pension Note Filed ς Committee Rules

SB-1710 DEMUZIO.

New Act

Creates the State Employee Leave Sharing Act. Requires the Department of Central Management Services to adopt rules allowing a State employee to share unused sick, vacation, or personal time with that employee's spouse if the spouse, whether employed by the same or another State agency, is (i) eligible for sick, vacation, or personal time and (ii) has used all of the sick, vacation, or personal time available to him or her.

NOTE(S) THAT MAY APPLY: Fiscal

02-01-30 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Insurance & Pensions

02-02-26 S Postponed

02-03-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Rdg 02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

02-03-07 S Third Reading - Passed 052-000-000

H Arrive House

H Placed Calndr First Rdg

SB-1711 CLAYBORNE.

230 ILCS 10/7 from Ch. 120, par. 2407 230 ILCS 10/13 from Ch. 120, par. 2413

Amends the Riverboat Gambling Act. Provides that a licensee shall limit the number of gambling participants to 2,000 (now 1,200) per owners license. Provides that an amount equal to 1% of the adjusted gross receipts of a riverboat less an amount equal to the amount of adjusted gross receipts paid by that riverboat to the unit of local government designated as the home dock of the riverboat shall be paid from the State Gaming Fund to blighted municipalities located in the county in which the riverboat docks.

NOTE(S) THAT MAY APPLY: Fiscal 02-01-30 S First reading

Referred to Sen Rules Comm

SB-1712 DEL VALLE.

35 ILCS 200/5-5 35 ILCS 200/6-40

Amends the Property Tax Code. Provides that, beginning with the expiration of the term of the commissioners elected at the 1998 general election, the Cook County board of review shall be appointed rather than elected. Provides that the chairman of the county board shall appoint, with approval of the county board, 3 citizens of the county to comprise the board of review, 2 to serve for a one year term commencing on the first Monday in December 2002, and one to serve for a 2 year term commencing on the same date. Provides for appointments to fill vacancies and for appointment of successors, training and experience requirements, and the political makeup of the board. Effective immediately.

02-01-30 S First reading

Referred to Sen Rules Comm

SB-1713 HENDON.

205 ILCS 690/12 new 205 ILCS 690/30 205 ILCS 690/36

Amends the Check Printer and Check Number Act. Prohibits a financial institution from distributing temporary checks in response to a request made by telephone. Provides that a financial institution may distribute temporary checks only to an account holder and only after the account holder provides written documentation of the account number. Authorizes the Commissioner of Banks and Real Estate to impose a civil penalty not exceeding \$10,000 per violation. Provides that a violation constitutes a Class A misdemeanor.

SENATE AMENDMENT NO. 1.

Deletes reference to: 205 ILCS 690/12 new 205 ILCS 690/30 205 ILCS 690/36 Adds reference to:

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

Deletes everything. Amends the Criminal Code of 1961. Provides that a person who, with the intent to obtain access to funds of another person, makes a false statement or a misrepresentation to the financial institution, or who possesses, transfers, negotiates, or presents for payment a check or draft to the financial institution with the knowledge that such possession, transfer, negotiation, or presentment is not authorized by the account holder or the issuing financial institution is guilty of a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-01-30 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Financial Institutions
02-02-28 S Placed Calndr, Second Rdg

Referred to Sen Rules Comm
Assigned to Financial Institutions
Postponed
FINANC. INST. S Adopted
Recmnded do pass as amend 006-000-000

SB-1714 HENDON.

815 ILCS 505/2MM new

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes it an unlawful practice to obtain funds by use of a temporary check that has not been assigned a sequence number by the account holder. Provides that a violation is a Class A misdemeanor and that a subsequent violation is a Class 4 felony. Makes it an unlawful practice for a financial institution to disburse funds from a customer's account pursuant to a temporary check unless the account holder has assigned a number identifying the sequence in which the temporary check was issued. Provides that violation is a business offense subject to a fine of not more than \$5,000 for a first offense and not more than \$10.000 for a subsequent offense.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-01-30 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Judiciary

02-02-27 S	Postponed
02-03-06 S	Postponed
S	Committee Judiciary
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-1715 DEL VALLE – SMITH.

New Act

Creates the Inclusion of Women and Minorities in Clinical Research Act. Provides that in conducting or supporting a project of clinical research, a grantee receiving State funds must ensure that women and members of minority groups are included as subjects in research projects. Provides that a grantee must conduct or support outreach programs for the recruitment of women and members of minority groups as subjects in projects of clinical research. Provides for exceptions.

```
02-02-05 S First reading
S Added as Chief Co-sponsor SMITH
S Referred to Sen Rules Comm
```

SB-1716 DEL VALLE – SMITH.

20 ILCS 2310/2310-338 new

30 ILCS 105/6z-43

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois and the State Finance Act. Subject to appropriation, requires the Department of Public Health to develop a comprehensive statewide asthma management plan to (i) reduce the rate of hospitalizations due to asthma and (ii) facilitate the effective management of asthma in persons with asthma. Requires the Department to implement programs to meet the objectives of the statewide asthma management plan. Provides for the use of moneys from the Tobacco Settlement Recovery Fund to implement the statewide asthma management plan.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

S Added as Chief Co-sponsor SMITH

S Referred to Sen Rules Comm

SB-1717 DEL VALLE - SMITH.

20 ILCS 2305/8.4

Amends the Department of Public Health Act. Provides that the Immunization Advisory Committee shall have a person with expertise in bioterrorism issues as a member. Effective immediately.

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

02-02-05 S First reading
S Added as Chief Co-sponsor SMITH
Referred to Sen Rules Comm

02-02-20 S Assigned to Public Health & Welfare

02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000
S Placed Calndr, Second Rdg

02-03-07 S Second Reading
S Placed Calndr, 3rd Reading
```

SB-1718 DEL VALLE - SMITH.

325 ILCS 5/3 from Ch. 23, par. 2053

Amends the Abused and Neglected Child Reporting Act. Provides that for purposes of the definition of "neglected child", the refusal of a parent or legal guardian of a child to administer or consent to the administration of a psychotropic drug to the child is not a failure to provide adequate medical care for the child.

```
02-02-05 S First reading
S Added as Chief Co-sponsor SMITH
Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary
02-02-27 S Postponed
S Committee Judiciary
02-03-08 S Refer to Rules/Rul 3-9(a)
```

777 SB-1719

SB-1719 DEL VALLE – SMITH – HALVORSON.

23 ILCS 2310/2310-610 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to classify obesity as a disease. Effective immediately.

02-02-05 S First reading

S Added as Chief Co-sponsor SMITH

Referred to Sen Rules Comm

02-02-06 S Added as Chief Co-sponsor HALVORSON

SB-1720 DEL VALLE - SMITH - HALVORSON.

20 ILCS 2215/4-2 from Ch. 111 1/2, par. 6504-2

Amends the Illinois Health Finance Reform Act. Provides that the Illinois Health Care Cost Containment Council shall require any pharmaceutical company that provides prescription drugs in Illinois to disclose to the Council, in a manner and fashion designated by the Council by rule, all prescription drug advertising and promotion costs. Further provides that the Council must conduct a cost/benefit analysis to determine (i) the impact of these costs on prescription drug prices and (ii) the impact on Illinois residents of any increase of the prices and costs of prescription drugs that is attributable to the advertising and promotional activities.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

S Added as Chief Co-sponsor SMITH

Referred to Sen Rules Comm

02-02-06 S Added as Chief Co-sponsor HALVORSON

SB-1721 PETKA - SIEBEN.

735 ILCS 5/9-316 from Ch. 110, par. 9-316 810 ILCS 5/9-102 from Ch. 26, par. 9-102 810 ILCS 5/9-109 from Ch. 26, par. 9-109

Amends the Code of Civil Procedure in provisions concerning a lien upon crops. Provides that a lien arising under these provisions (now, a lien arising under these provisions and duly perfected under the Article of the Uniform Commercial Code concerning secured transactions and other matters) shall have priority over any agricultural lien (now, any other agricultural lien) and over any security interest arising under the Article of the Uniform Commercial Code concerning secured transactions and other matters. Amends the Article of the Uniform Commercial Code concerning secured transactions and other matters. Removes as an item included in the term "agricultural lien", an interest in farm products (i) that secures payment or performance of an obligation for rent on real property leased by a debtor in connection with its farming operation and (ii) that is created by statute in favor of a person that leased real property to a debtor in connection with the debtor's farming operation. Removes a provision stating that the Article applies to landlord liens if they are agricultural liens. Effective immediately.

02-02-05 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Judiciary

02-03-06 S Recommended do pass 011-000-000

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

S Added as Chief Co-sponsor SIEBEN

SB-1722 CULLERTON.

105 ILCS 5/27-24.3 from Ch. 122, par. 27-24.3

Amends the School Code. Removes a provision that allows a school district to adopt a policy to permit proficiency examinations for the practice driving part of the driver education course at any time after the completion of 3 hours of practice driving under direct individual instruction.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading Referred to Sen Rules Comm

SB-1723 CULLERTON.

New Act

Creates the Recruitment and Retention Benefits for Public Sector Attorneys Act. Contains only a short title.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1724 CULLERTON – OBAMA – SILVERSTEIN.

725 ILCS 5/Article 108C heading new

725 ILCS 5/ 108C-1 new

Amends the Code of Criminal Procedure of 1963. Provides that an oral, written, or sign language statement of a defendant, made as a result of a custodial interrogation conducted at a police station or other place of detention on or after the effective date of this amendatory Act is inadmissible as evidence against the defendant in any capital trial, unless: (1) an electronic video and audio recording is made of the custodial interrogation; (2) before the custodial interrogation but during the recording, the defendant is given certain warnings of his or her rights; (3) that prior to the statement but during the recording, the defendant waives these rights; (4) the recording is accurate and has not been altered; (5) all voices on the recording are identifiable; and (6) not later than the 20th day before the date of any criminal proceeding at which the statement is to be admitted as evidence against the defendant, the attorney representing the defendant is permitted to review a true, complete, and accurate copy of all recordings of the defendant made under this Section.

02-02-05 S First reading

Referred to Sen Rules Comm

S Added as Chief Co-sponsor OBAMA
02-02-14 S Added as Chief Co-sponsor SILVERSTEIN

SB-1725 MUNOZ.

720 ILCS 570/407.1 730 ILCS 5/5-8-4 from Ch. 56 1/2, par. 1407.1 from Ch. 38, par. 1005-8-4

Amends the Illinois Controlled Substances Act. Provides that it is a Class X felony (rather than imprisonment for a term up to 3 times the maximum amount authorized for delivering a controlled substance) for a person at least 18 years of age to use, engage, or employ a person under 18 years of age to deliver a controlled substance. Amends the Unified Code of Corrections. Provides that a person convicted of this offense shall serve the sentence imposed for this offense consecutive to other offenses that were committed as part of the same course of conduct during which there was no substantial change in the nature of the criminal objective.

NOTE(S) THAT MAY APPLY: Correctional 02-02-05 S First reading

Referred to Sen Rules Comm

SB-1726 HAWKINSON – PARKER – SYVERSON – RADOGNO – MYERS, DU-DYCZ, MOLARO, MUNOZ, SHADID, KLEMM, O'DANIEL, BOMKE, HALVORSON AND WALSH.L.

625 ILCS 5/6-601

from Ch. 95 1/2, par. 6-601

Amends the Illinois Vehicle Code. Changes the following from a petty offense to a Class B misdemeanor: driving with an expired license or permit and that license or permit expired more than 6 months before the violation, driving without ever having obtained a driver's license or permit, or driving when being unqualified to obtain a license or permit because of age. Eliminates the \$50 minimum fine for these violations. Changes, from a Class C misdemeanor to a Class B misdemeanor, taking a driving examination for another person.

SENATE AMENDMENT NO. 1.

Adds reference to:

625 ILCS 5/6-301

from Ch. 95 1/2, par. 6-301

Provides that the penalty for submitting to an examination or obtaining the services of another person to submit to an examination for the purpose of obtaining a drivers license or permit for some other person is a Class A misdemeanor (rather than a Class B misdemeanor) with a minimum fine of \$500 or 50 hours of community service and a term of imprisonment of not less than 7 days. Provides that a second or subsequent offense is a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

02-02-05 S First reading

Referred to Sen Rules Comm Assigned to Transportation

02-02-20 S

Hold in Committee

02-02-27 S

Held in Committee

02-02-28 S Sponsor Removed DUDYCZ

S Chief Sponsor Changed to HAWKINSON

779 SB-1726—Cont.

```
02-02-28-Cont.
        S Added as Chief Co-sponsor PARKER
        S Added as Chief Co-sponsor SYVERSON
        S Added as Chief Co-sponsor RADOGNO
        S Added as Chief Co-sponsor MYERS
        S Added As A Co-sponsor DUDYCZ
        S Added As A Co-sponsor MOLARO
        S Added As A Co-sponsor MUNOZ
        S Added As A Co-sponsor SHADID
        S Added As A Co-sponsor KLEMM
        S Added As A Co-sponsor O'DANIEL
        S Added As A Co-sponsor BOMKE
        S Added As A Co-sponsor HALVORSON
02-03-05 S Added As A Co-sponsor WALSH,L
02-03-06 S
               Amendment No.01
                                   TRANSPORTN S
                                                           Adopted
                                   Recmided do pass as amend 010-000-000
        S Placed Calndr, Second Rdg
02-03-07 S Second Reading
        S Placed Calndr,3rd Reading
```

SB-1727 O'MALLEY.

70 ILCS 1505/15d

70 ILCS 3205/8 from Ch. 85, par. 6008

Amends the Chicago Park District Act and the Illinois Sports Facilities Authority Act. Removes the authority to sell, convey, lease, or grant a permit or license with respect to the right to name a facility that is under the direction of the Chicago Park District or the Illinois Sports Facilities Authority. Effective immediately.

NOTE(S) THAT MÂY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1728 HALVORSON.

105 ILCS 5/30-9	from Ch. 122, par. 30-9
105 ILCS 5/30-10	from Ch. 122, par. 30-10
105 ILCS 5/30-11	from Ch. 122, par. 30-11
105 ILCS 5/30-12	from Ch. 122, par. 30-12

Amends the School Code. Provides that after June 1, 2002 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date. Prevents both second nominations for any lapsed General Assembly scholarship and nominating persons to the unused or unexpired parts of any vacated General Assembly scholarship after June 1, 2002. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1729 HALVORSON.

625 ILCS 5/6-205.2 new

Amends the Illinois Vehicle Code. Provides that within 72 yours of charging a person with reckless homicide, the State's Attorney must notify the Secretary of State of the charges. Provides that the Secretary must revoke the person's license upon notification of the charges. Provides that the State's Attorney must notify the Secretary of the final disposition of the case. Provides that the license revocation must remain in effect if the person is adjudicated guilty and must be rescinded if he or she is found not guilty.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1730 PARKER.

625 ILCS 5/6-303

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

Amends the Illinois Vehicle Code. Makes a technical change in a provision concerning driving with a revoked or suspended license or permit.

SENATE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/36-1

Deletes everything. Amends the Illinois Vehicle Code and the Criminal Code of 1961. Provides for the seizure and forfeiture of the vehicle of a person convicted of driving on a revoked or suspended license if the suspension or revocation was the result

of a DUI conviction, a conviction of leaving the scene of a personal injury accident, a conviction of reckless homicide, or a statutory summary related to use of alcohol, drugs, or intoxicating compounds. Provides that if the spouse of the owner makes a showing of hardship, and the vehicle is the family's only source of transportation, the vehicle may be forfeited to the spouse. Provides that forfeiture to the spouse is allowed only once per vehicle. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional 02-02-05 S First reading Referred to Sen Rules Comm Assigned to Transportation 02-02-20 S

02-02-27 S Held in Committee

TRANSPORTN S Adopted 02-03-06 S Amendment No.01 Recmnded do pass as amend 010-000-000

S Placed Calndr, Second Rdg

PARKER. SB-1731

625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106 625 ILCS 5/6-110 from Ch. 95 1/2, par. 6-110

Amends the Illinois Vehicle Code. Makes technical changes in a provision regarding applications for a license or permit and in a provision regarding licenses.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1732 DUDYCZ.

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

Amends the Election Code. Makes a technical change to a Section concerning committees of political parties.

02-02-05 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Local Government 02-02-26 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg

02-02-28 S Second Reading

S Placed Calndr, 3rd Reading

SB-1733 DUDYCZ.

10 ILCS 5/7-8

from Ch. 46, par. 7-8

Amends the Election Code. Removes the exemption for counties of 2,000,000 or more population from the requirement that precinct committeemen be elected.

02-02-05 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Local Government 02-02-26 S Recommended do pass 006-003-000

S Placed Calndr, Second Rdg 02-02-28 S Second Reading

S Placed Calndr, 3rd Reading

DUDYCZ - MOLARO. SB-1734

110 ILCS 805/7-23.1

from Ch. 122, par. 107-23.1

Amends the Public Community College Act. Requires the board of trustees of the Chicago community college district to let a contract for supplies, materials, or work by competitive bidding if the contract involves an expenditure in excess of \$10,000 (instead of \$5,000). Effective immediately.

02-02-05 S First reading

S Added as Chief Co-sponsor MOLARO

Referred to Sen Rules Comm 02-02-20 S Assigned to Education Recommended do pass 008-000-000 02-02-27 S

S Placed Calndr, Second Rdg

02-03-05 S Second Reading

S Placed Calndr, 3rd Reading

SYVERSON - BURZYNSKI. SB-1735

70 ILCS 1205/8-1

from Ch. 105, par. 8-1

Amends the Park District Code. Authorizes park districts to prescribe fines and penalties not to exceed \$1,000 (currently \$500) for ordinance violations. Effective immedi-

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

S Added as Chief Co-sponsor BURZYNSKI

Referred to Sen Rules Comm

02-02-20 S Assigned to Local Government 02-02-26 S Held in Committee 02-03-05 S Recommended do pass 006-003-000 S Placed Calndr, Second Rdg

SB-1736 CULLERTON.

410 ILCS 80/5

from Ch, 111 1/2, par. 8205

Amends the Illinois Clean Indoor Air Act. Prohibits a person from permitting or requiring a minor under 18 years of age to enter an area designated as a "smoking area" or to be in such proximity so that second-hand smoke can be inhaled by a minor under 18 years of age.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1737 CULLERTON.

810 ILCS 5/3-407

from Ch. 26, par. 3-407

Amends the Uniform Commercial Code. In the definition of "alteration", provides that the unauthorized addition of words or numbers is not limited to changes made electronically or by encoder.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1738 CULLERTON.

215 ILCS 5/368a

Amends the Illinois Insurance Code in relation to the timely payment of claims for health care services. Requires that receipt of electronic claims be acknowledged within 24 hours of receipt and paid within 10 days after receipt. Prohibits insurers and other payor entities from limiting the rights of payees under the timely payment requirements of the Illinois Insurance Code.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Insurance & Pensions 02-03-05 S Postponed Committee Insurance & Pensions 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1739 CULLERTON - GEO-KARIS - LINK, CRONIN, KLEMM, DILLARD AND SULLIVAN.

520 ILCS 5/2.2 520 ILCS 5/2.33b new from Ch. 61, par. 2.2

520 ILCS 5/3.34 from Ch. 61, par. 3.34

Amends the Wildlife Code. Provides that no person may knowingly engage in, sponsor, instigate, assist, or profit from the killing or wounding of an animal for the purpose of sport, amusement, attainment or production of a trophy, or collection of a prize, if the animal is confined in a man-made enclosure or otherwise restrained from engaging in normal movement. Also prohibits the sale or purchase of any animal, or any part of an animal, killed or wounded in that way. Applies to exotic mammals brought into this State as well as Illinois game and fur-bearing mammals; exempts native white-tailed deer. Prohibits the operation of exotic game hunting areas and the importation of exotic mammals for hunting purposes. Makes violation a business offense, subject to a fine of not less than \$500 and not more than \$5,000 or twice the amount of financial gain realized by the person from the commission of the violation.

02-02-05 S First reading Referred to Sen Rules Comm

02-02-06 S Added as Chief Co-sponsor GEO-KARIS

S Added As A Co-sponsor CRONIN

S Added as Chief Co-sponsor LINK

02-02-11 S Added As A Co-sponsor KLEMM

02-02-21 S Added As A Co-sponsor DILLARD

S Added As A Co-sponsor SULLIVAN

SB-1740 TROTTER.

720 ILCS 5/24-3

from Ch. 38, par. 24-3 from Ch. 38, par. 24-4

720 ILCS 5/24-4

Amends the Criminal Code of 1961. Prohibits the transfer or possession with intent to transfer of more than one handgun during a 30-day period. Creates a handgun database maintained by the Department of State Police that may be accessed by law enforcement officers to determine if a person purchased more than one handgun within a 30-day period.

NOTE(S) THAT MAY APPLY: Correctional

02-02-05 S First reading Referred to Sen Rules Comm

SB-1741 TROTTER.

Makes appropriations from the Tobacco Settlement Recovery Fund to the Department of Human Services for the Mentally Healthy Kids Initiative. Effective July 1, 2002.

02-02-05SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-1742 TROTTER.

New Act

Creates the Childhood Immunization Insurance Act. Requires accident and health insurance and coverage under a health maintenance organization or an employee welfare benefit plan to provide for child immunizations. Directs the Department of Public Health and the Department of Insurance to adopt necessary rules. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading Referred to Sen Rules Comm

SB-1743 TROTTER.

625 ILCS 5/11-1404

from Ch. 95 1/2, par. 11-1404

Amends the Illinois Vehicle Code to require every operator and passenger on a motorcycle, motor driven cycle, or motorized pedalcycle to wear a helmet.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1744 TROTTER.

30 ILCS 105/8a

from Ch. 127, par. 144a

Amends the State Finance Act. Provides that in determining amounts to be transferred from the General Revenue Fund to the Common School Fund, the amount transferred from the State Lottery Fund to the Common School Fund shall be disregarded and may not be adjusted for through a decrease in General Revenue Fund transfers. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1745 TROTTER.

305 ILCS 5/5-5

from Ch. 23, par. 5-5

Amends the Illinois Public Aid Code. In the list of services covered under the Medicaid program, adds certain preventive dental services, services for the treatment of periodontal disease, and the provision of partial dentures. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1746 TROTTER.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that, for taxable years ending on or after December 31, 2002 and ending on or before December 30, 2007, every individual taxpayer whose taxable income is \$75,000 or less is entitled to a tax credit equal to 5% of the amount paid in the taxable year for dependent care expenses for a dependent child of the taxpayer or an elderly dependent of the taxpayer 65 years old or older. Allows the credit to be carried forward for 5 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1747 TROTTER.

105 ILCS 5/27-24.2

from Ch. 122, par. 27-24.2

Amends the Driver Education Act of the School Code. Requires a driver education course to provide at least 30 minutes of classroom instruction relating to organ and tissue donation and organ and tissue donation procedures. Prohibits a student from being required to participate in this instruction if his or her parent or guardian objects. Effective immediately.

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

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1748 TROTTER.

625 ILCS 5/11-1404

from Ch. 95 1/2, par. 11-1404

Amends the Illinois Vehicle Code to require every operator and passenger younger than 18 years of age on a motorcycle, motor driven cycle, or motorized pedalcycle to wear a helmet.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1749 TROTTER.

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. Adds urinary incontinence as a covered illness under the pharmaceutical assistance program. Effective January 1, 2003.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SILVERSTEIN. SB-1750

35 ILCS 5/213 new

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

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

RADOGNO. SB-1751

New Act

Creates the Minimum Energy Efficiency Standards Act. Provides for the testing, certification, and enforcement of energy efficiency standards for sales in this State of the listed new products. Requires the development of rules containing testing standards and certification requirements. Provides for inspections and enforcement of the standards.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1752 NOLAND.

625 ILCS 40/5-7

625 ILCS 45/5-16

Amends the Snowmobile Registration and Safety Act and the Boat Registration and Safety Act. Provides that a person convicted of a Class 4 felony for operating a snowmobile or watercraft under the influence of alcohol or drugs and causing great bodily harm or permanent disability or disfigurement to another person shall, if sentenced to a term of imprisonment, be sentenced to not less than one year nor more than 12 years, if the offense was a proximate cause of the injuries. Deletes language providing that a person who operates a snowmobile or watercraft under the influence is guilty of a Class 3 felony if the offense results in the death of a person.

SENATE AMENDMENT NO. 1.

Reinserts, with changes, language regarding a person who operates a snowmobile or watercraft under the influence and the offense results in the death of a person. Provides that the person is guilty of a Class 2 (rather than a Class 3) felony. Further provides that, if sentenced to a term of imprisonment, the person shall be sentenced to a term of not less than 3 years and not more than 14 years.

IOTE(S) THA	١T	MAY APPLY: Correctional	
02-02-05	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Transportation
02-02-27	S		Held in Committee
02-03-06	S	Amendment No.01	TRANSPORTN S Adopted
	S		Recmnded do pass as amend 010-000-000
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr,3rd Reading	

SB-1753 **784**

SB-1753 NOLAND.

210 ILCS 85/10.4 from Ch. 111 1/2, par. 151.4

Amends the Hospital Licensing Act. Provides that each hospital shall provide a review mechanism, which shall be included in the medical staff bylaws, for the timely binding external independent review of an adverse medical staff membership or clinical privilege decision by the hospital. Provides that no hospital shall retaliate against a physician who has exercised his or her right in relation to medical staff privileges.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1754 CRONIN.

30 ILCS 330/2	from Ch. 127, par. 652
30 ILCS 330/5	from Ch. 127, par. 655
230 ILCS 10/13	from Ch. 120, par. 2413

Amends the General Obligation Bond Act. Authorizes the State to issue, sell, and provide for the retirement of general obligation bonds in the total amount of \$17,265,007,500 (the current limit is \$15,265,007,500). Provides that the additional amount is to be used for the purpose of grants to school districts for the school improvement projects authorized by the School Construction Law. Provides a schedule for when the additional bonds may be sold. Amends the Riverboat Gambling Act. Increases the amount of the privilege tax on riverboat gambling operations by 10%. Requires the payment, subject to appropriation, into the General Obligation Bond Retirement and Interest Fund of 10% of the adjusted gross receipts generated by a riverboat until the Bureau of the Budget certifies to the Department that the amount that will be necessary to finance the principal of, interest on, and premium, if any, on the \$2,000,000,000 in additional general obligation bonds authorized to be issued for grants to school districts for school improvement projects authorized by the School Construction Law has been paid into that Fund. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1755 DELEO.

210 ILCS 45/2-214 new

Amends the Nursing Home Care Act. Requires facilities licensed under the Act to have 2 drinking fountains, one of which must be wheelchair accessible, located in each nursing unit.

02-02-05 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Public Health & Welfare
02-02-26 S	Postponed
02-03-05 S	Postponed
S	Committee Public Health & Welfare
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-1756 CULLERTON.

5 ILCS 120/2.02	from Ch. 102, par. 42.02
5 ILCS 120/2.06	from Ch. 102, par. 42.06

Amends the Open Meetings Act. Requires that a public body post its agenda at least 72, rather than 48, hours before a regular meeting. If a public body has a website, requires that the public body post meeting notices, agendas, and minutes on that website.

02-02-05 S	First reading	Referred to Sen Rules Comm
02-02-27 S		Assigned to Executive
02-03-07 S		Recommended do pass 013-000-000

S Placed Calndr, Second Rdg

SB-1757 CULLERTON.

725 ILCS 5/ 116-5 new

Amends the Code of Criminal Procedure of 1963. Provides that in every case in which the death sentence was imposed before March 1, 2001 and the defendant remains under sentence of death on the effective date of this amendatory Act, the circuit court that imposed the sentence shall, upon the motion of the defendant, which must be made within 6 months from the effective date of this amendatory Act, conduct a hearing to determine whether the counsel and co-counsel who represented the defendant in the proceedings leading to the death sentence possessed the qualifications for counsel and

785 SB-1757--Cont.

co-counsel in the capital litigation trial bar established by Illinois Supreme Court Rule. If the circuit court determines, following a hearing, that the counsel or co-counsel for the defendant did not possess the qualifications for counsel or co-counsel, respectively, in the capital litigation trial bar or that the defendant was not represented both by a lead counsel and co-counsel, the circuit court shall enter an order vacating the sentence of death imposed upon the defendant.

02-02-05 S First reading Referred to Sen Rules Comm

CULLERTON. SB-1758

710 ILCS 20/2 from Ch. 37, par, 852 710 ILCS 20/5 from Ch. 37, par. 855

Amends the Illinois Not-For-Profit Dispute Resolution Center Act. Provides that a qualified center must provide mediation services at no charge in connection with disputes referred from the court system (instead of at no charge to disputants who agree to use the services). Provides that rules of the Chief Judge apply only to disputes referred from the court system. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

CULLERTON. SB-1759

735 ILCS 5/2-202 from Ch. 110, par. 2-202

Amends the Code of Civil Procedure, Provides that process may (rather than shall) be served by a sheriff. Provides that, in all counties (rather than in counties with a population of less than 1,000,000), process may also be served, without special appointment, by a person who is licensed or registered as a private detective under the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 or by a registered employee of a private detective agency certified under that Act. Effective immediately.

02-02-05 S First reading Referred to Sen Rules Comm

RAUSCHENBERGER. SB-1760

35 ILCS 120/5k from Ch. 120, par. 444k 30 ILCS 805/8.26 new

Amends the Retailers' Occupation Tax Act. Changes the deduction for building materials to be incorporated into real estate in an enterprise zone from a deduction that the retailer may allow to a deduction that the retailer must allow. Deletes language authorizing a county or municipality to limit the deduction. Amends the State Mandates Act to require implementation without reimbursement from the State. Effective immediate-

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

02-02-05 S First reading Referred to Sen Rules Comm

02-02-27 S Assigned to Revenue

02-03-07 S Recommended do pass 009-001-000

S Placed Calndr, Second Rdg

SB-1761 KARPIEL.

65 ILCS 5/11-5-7.1 from Ch. 24, par. 11-5-7.1 from Ch. 127 1/2, par. 38.6 70 ILCS 705/23

Amends the Illinois Municipal Code. Changes population requirements to allow a municipality to levy a tax for the purpose of providing ambulance services pursuant to an intergovernmental cooperation agreement with any other unit of local government. Amends the Fire Protection District Act. Changes the population requirements to allow a fire protection district to levy a tax for the purpose of providing ambulance services pursuant to an intergovernmental cooperation agreement with any other unit of local government. Effective immediately.

02-02-05 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Local Government 02-02-26 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg 02-02-27 S Second Reading S Placed Calndr, 3rd Reading

02-03-05 S Third Reading - Passed 056-000-000

H Arrive House

H Placed Calndr First Rdg

SB-1762 **786**

SB-1762 SULLIVAN.

235 ILCS 5/6-11 from Ch. 43, par. 127

Amends the Liquor Control Act of 1934. Provides that the prohibition against the issuance of a license authorizing the sale of alcoholic liquor within 100 feet of a church, school, home for aged or indigent persons or for veterans, their spouses, or children, or any military or naval station does not apply to a premises that is within 100 feet, but not less than 90 feet, of a public school if (1) the premises have been continuously licensed to sell alcoholic liquor for at least 50 years, (2) the premises are located in a municipality with a population of over 500,000 inhabitants, (3) the licensee is an individual who is a member of a family that has held the 3 previous licenses for that location, (4) the principal of the school and the alderman of the ward in which the school is located have delivered a written statement to the local liquor control commissioner stating that they do not object to the issuance of such a license, and (5) the local liquor control commissioner has received the written consent of a majority of the registered voters who live within 200 feet of the premises. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1763 KARPIEL - GEO-KARIS.

625 ILCS 5/15-109.1 from Ch. 95 1/2, par. 15-109.1

Amends the Illinois Vehicle Code. Requires a second division vehicle with a gross weight of 8,000 pounds or more that is loaded with dirt, aggregate, garbage, refuse, or other similar materials to have its cargo area enclosed or secured with a tarpaulin or other cover sufficient to prevent spillage of the material. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the cargo area must be enclosed or secured with a tarpaulin or other covering only while the vehicle is carrying a load of the type described. Provides that the entire provision does not apply to any implements of husbandry or other farm vehicles (as well as not applying to those vehicles while they are transporting agricultural products to or from the original place of production).

```
        02-02-05
        S
        First reading
        Referred to Sen Rules Comm

        02-02-06
        S
        Added as Chief Co-sponsor GEO-KARIS

        02-02-27
        S
        Assigned to Transportation

        02-03-06
        S
        Amendment No.01
        TRANSPORTN S
        Adopted

        8
        Placed Calndr, Second Rdg
        Recmnded do pass as amend 006-003-000

        02-03-07
        S
        Second Reading
        Second Reading

        9
        Placed Calndr, 3rd Reading
        Placed Calndr, 3rd Reading
```

SB-1764 PARKER.

765

625 ILCS 5/13-101

```
70 ILCS 3615/3.01 from Ch. 111 2/3, par. 703.01
70 ILCS 3615/3B.02 from Ch. 111 2/3, par. 703B.02
```

Amends the Regional Transportation Authority Act. Makes technical changes concerning the Transportation Board and the Commuter Rail Board.

02-02-05	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Transportation
02-02-27	S		Held in Committee
02-03-06	S		Recommended do pass 010-000-000
	C	Discard Calada Second Rdg	

S Placed Calndr, Second Rdg

BURZYNSKI.

25 ILCS 5/1-102.1 from Ch. 95 1/2, par. 1-102.1 J25 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413 625 ILCS 5/12-205 from Ch. 95 1/2, par. 12-205 625 ILCS 5/12-208 from Ch. 95 1/2, par. 12-208 625 ILCS 5/12-501 from Ch. 95 1/2, par. 12-501 625 ILCS 5/12-608 from Ch. 95 1/2, par. 12-608

Amends the Illinois Vehicle Code. Makes technical changes in several provisions.

from Ch. 95 1/2, par. 13-101

02-02-05 S First reading Referred to Sen Rules Comm

787 SB-1766

SB-1766 RAUSCHENBERGER - JACOBS.

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 tax imposed by these Acts, beginning on January 1, 2003, broadband equipment and its component parts purchased by a broadband provider. Provides that the sunset provisions do not apply to the exemption. Effective immediately.

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

```
02-02-05 S First reading
S Added as Chief Co-sponsor JACOBS
Referred to Sen Rules Comm
02-02-20 S Assigned to Revenue
02-02-28 S Postponed
02-03-07 S To Subcommittee
Committee Revenue
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-1767 CULLERTON.

815 ILCS 730/Act rep.

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

02-02-05 S First reading Referred to Sen Rules Comm

SB-1768 CULLERTON.

720 ILCS 5/9-1 from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 in relation to first degree murder. Provides that if any juror concludes that there is a residual doubt concerning the defendant's guilt, that juror shall so advise the court and the court shall sentence the defendant to a term of imprisonment. Provides that a defendant charged with first degree murder is not eligible for a sentence of death when: (1) identity is the issue in the case and the court determines that the State's ability to meet its burden to prove the defendant guilty beyond a reasonable doubt depends upon the testimony of a sole eyewitness who will testify that the defendant is the perpetrator of the offense or (2) the defendant's case has previously been tried by the court and a jury and, following the trial, the jury was unable to reach a unanimous verdict on the defendant's guilt of the offense.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1769 CULLERTON.

New Act

Creates the Illinois Independent Forensic Science Act. Establishes the Illinois Independent Forensic Science Oversight Commission. Provides that this Commission shall adopt accreditation standards for all forensic laboratories; establish qualification standards and a code of ethics for all examiners, analysts, and scientists employed by any forensic laboratory; establish blind basis protocols for the examination of evidence; conduct initial and routine inspections of all forensic science laboratories; and conduct internal and external proficiency testing of personnel. Provides that accreditation of a forensic laboratory shall be revoked for making a misrepresentation to obtain accreditation; failing to disclose that a report contains work done at another laboratory; a pattern of excessive errors in performance of examination procedures; or failing to file a required report.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading Referred to Sen Rules Comm

SB-1770 CULLERTON.

725 ILCS 5/110-7

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963. Provides that the court may direct that all or part of an accused's bail deposit be remitted to the accused's counsel of record in payment of attorney's fees. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1771 **788**

SB-1771 CULLERTON.

20 ILCS 3930/9.3 new

Amends the Illinois Criminal Justice Information Act. Provides that the Illinois Criminal Justice Information Authority employ experts to conduct a study of proportionality in capital sentencing. Provides that the experts look at all cases in the State in which a defendant was charged with the offense of first degree murder committed on or after June 21, 1977, in violation of Section 9-1 of the Criminal Code of 1961 to determine whether the race, ethnicity, or gender of the defendant or the victim, the location of the offense, or some combination of these factors influenced the sentence of death. Provides that there is a moratorium on the execution of all capital sentences in Illinois until the study is completed.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1772 CULLERTON.

710 ILCS 20/2 710 ILCS 20/5 from Ch. 37, par. 852 from Ch. 37, par. 855

Amends the Illinois Not-For-Profit Dispute Resolution Center Act. Provides that a qualified center must provide mediation services at no charge in connection with disputes referred from the court system (instead of at no charge to disputants who agree to use the services). Provides that rules of the Chief Judge apply only to disputes referred from the court system.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1773 CULLERTON.

625 ILCS 5/6-107

from Ch. 95 1/2, par. 6-107

Amends the Illinois Vehicle Code. Provides that no person under the age of 18 years who holds a graduated driver's license may use a cellular or other mobile telephone while driving. Provides that the provision does not apply to specified communications regarding emergency situations.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1774 CULLERTON.

725 ILCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Provides that if a defendant is charged with an offense for which a sentence of death is authorized and the State's Attorney has not, at the time of trial, filed a certificate indicating he or she will not seek the death penalty or stated on the record in open court that the death penalty will not be sought, then certain special rules of evidence shall apply at the trial to determine the defendants' guilt. Prohibits in these cases the introduction of the testimony of an accomplice of the defendant or an informant against the defendant who has been granted or promised immunity from prosecution, sentence reduction or any other form of leniency or other favorable treatment by the prosecution in exchange for his or her testimony. Provides that the State is not permitted to introduce a statement against interest made by the defendant, unless it is corroborated by a tape recording, while the defendant was in the custody of a law enforcement agency, a county department of corrections or detention, or the Illinois Department of Corrections through the testimony of a person who was in custody with the defendant at the time the statement was made.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1775 CULLERTON.

40 ILCS 5/5-144

from Ch. 108 1/2, par. 5-144

30 ILCS 805/8.26 new

Amends the Chicago Police Article of the Illinois Pension Code. Increases the supplemental annuity payable to widows of policemen who die from an injury incurred in the line of duty. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 1775 has not been calculated, but is estimated to be minor, as the number of widows who would qualify for the increased supplemental annuity is relatively small.

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

789 SB-1775—Cont.

02-02-05 S First reading 02-02-15 S

Referred to Sen Rules Comm Pension Note Filed Committee Rules

SB-1776 CULLERTON.

725 ILCS 5/Article 108D heading new 725 ILCS 5/108D-1 new

Amends the Code of Criminal Procedure of 1963. Provides that during a capital trial, no eyewitness who has been exposed, prior to his or her testimony, to an identification procedure in which the defendant was included shall be permitted to identify the defendant, unless the identification procedure was conducted in compliance with certain requirements. Provides that in order for the identification testimony to be admissible, the photo lineup or live lineup identification procedures must be conducted in sequence so that the eyewitness was shown each photograph or each person one at a time rather than viewing the photographs or the persons simultaneously, the lineups must include persons who are not suspects but fit the general description of the defendant, and a written record and video recording of the lineup procedures must be made.

02-02-05 S First reading Referred to Sen Rules Comm

SB-1777 BURZYNSKI AND DEMUZIO.

105 ILCS 5/21-28 new

Amends the School Code. Adds a Section concerning the certification of special education teachers; contains only a caption.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the School Code. Requires the State Teacher Certification Board to categorically certify a special education teacher in one or more specialized categories of disability if the special education teacher applies and qualifies for such certification. Effective immediately.

02-02-05	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Education
02-02-25	S	Added As A Co-sponsor DEMUZIO	
02-02-27	S	Amendment No.01	EDUCATION S Adopted
	S		Recmnded do pass as amend 008-000-000
	S	Placed Calndr, Second Rdg	•
02-02-28	S	Second Reading	
	S	Placed Calndr,3rd Reading	
	S	Added as Chief Co-sponsor F	ARKER
02-03-04	S	Sponsor Removed PARKER	
02-03-06	S	Third Reading - Passed 054-000-000	
	Η	Arrive House	
	Н	Placed Calndr First Rdg	
02-03-07	Η	Hse Sponsor MITCHELL, JE	RRY
	Н	Added As A Joint Sponsor W	'ATSON,JIM
		Added As A Joint Sponsor H	
		•	

SB-1778 BOMKE.

105 ILCS 5/18-4.4 from Ch. 122, par. 18-4.4

Amends the Common School Fund Article of the School Code. Makes a technical change in a Section concerning tax-equivalent grants.

02-02-05 S First reading Referred to Sen Rules Comm

SB-1779 BOMKE.

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

Amends the State Employee Article of the Illinois Pension Code. Allows a member to apply for service and earnings credit, without any additional contribution, for a period of up to 5 days of involuntary furlough resulting from a State fiscal emergency. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1779 does not have a fiscal impact.

SENATE AMENDMENT NO. 1.

Deletes the substantive provisions of the bill. NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-05 S First reading Referred to Sen Rules Comm
02-02-15 S Pension Note Filed
Committee Rules

```
02-03-05 S Amendment No.01 Assigned to Insurance & Pensions
02-03-05 S Amendment No.01 INS & PENS. S Adopted
Recmnded do pass as amend 006-000-000
S Placed Calndr,Second Rdg
```

SB-1780 BOWLES.

```
New Act
                                    from Ch. 127, par. 1001-5
  5 ILCS 100/1-5
730 ILCS 5/3-3-11.05 new
730 ILCS 5/3-3-11.1
                                    from Ch. 38, par. 1003-3-11.1
730 ILCS 5/3-3-11.4
                                    from Ch. 38, par. 1003-3-11.4
730 ILCS 5/3-3-11.5
730 ILCS 5/3-3-12
                                    from Ch. 38, par. 1003-3-12
730 ILCS 5/5-4-3
                                    from Ch. 38, par. 1005-4-3
730 ILCS 5/5-6-3
                                    from Ch. 38, par. 1005-6-3
730 ILCS 5/3-3-11 rep.
```

Creates the Interstate Compact for Adult Offender Supervision. Provides for the control and regulation of the interstate movement of offenders and for the effective tracking, supervision, and rehabilitation of these offenders by the sending and receiving states; and for distributing the costs, benefits and obligations of the compact among the compacting states. Creates an Interstate Commission to establish uniform procedures to manage the movement between states of adults placed under community supervision and released to the community under the jurisdiction of courts, paroling authorities, or corrections or other criminal justice agencies that will promulgate rules to achieve the purpose of this compact. Repeals the Interstate Parole and Probation Reciprocal Agreements Compact established in 1937. Amends the Unified Code of Corrections to make conforming changes. Amends the Illinois Administrative Procedure Act to make conforming changes. Some provisions are effective immediately, the remainder effective upon enactment by 35 states.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1781 OBAMA.

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

Amends the Illinois Public Aid Code. Provides that effective July 1, 2002, the Department of Human Services shall establish a housing allowance to be included in TANF grant amounts for families who do not reside in public housing or receive a governmental housing subsidy. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1782 OBAMA – HENDON.

20 ILCS 2305/8.5 new

Amends the Department of Public Health Act. Requires the Department of Public Health, in cooperation with the Department of Professional Regulation, to work with licensed health care facilities and licensed health care professionals to develop policies and procedures that address the issue of postpartum depression.

```
SENATE AMENDMENT NO. 1.
Deletes reference to:
20 ILCS 2305/8.5 new
```

Adds reference to: 20 ILCS 1305/10-7 new

Deletes everything after the enacting clause. Amends the Department of Human Services Act. Requires the Department of Human Services, in cooperation with the Department of Professional Regulation, to work with licensed health care facilities and licensed health care professionals to develop policies and procedures that address the issue of postpartum depression.

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

```
02-02-05 S First reading Referred to Sen Rules Comm
02-02-27 S Added as Chief Co-sponsor HENDON
S Amendment No.01 STATE GOVERN S Adopted
Recmnded do pass as amend 007-000-000
S Placed Calndr. Second Rdg
```

791 SB-1783

SB-1783 OBAMA.

305 ILCS 5/4-1.12

Amends the Illinois Public Aid Code. With respect to the 60-month limitation on the receipt of TANF assistance, prohibits the Department of Human Services from counting months in which the adult recipient is the primary caregiver for a disabled family member, if the demands of caregiving are inconsistent with sustained employment.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1784 LINK.

30 ILCS 105/2

from Ch. 127, par. 138

Amends the State Finance Act. Adds a caption to a Section concerning reports and accounts.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1785 BOWLES.

35 ILCS 200/15-164 new 35 ILCS 200/15-165 30 ILCS 805/8.26 new

Amends the Property Tax Code. Provides that any real estate that is owned and used by a veteran as homestead property is exempt from taxation if (i) the veteran was honorably discharged with a service-connected total and permanent disability and certain evidence of this is provided and (ii) the veteran is a permanent resident of this State on January 1 of the tax year for which the exemption is being claimed. A surviving spouse of a veteran who was honorably discharged with a service-connected total and permanent disability is eligible for the exemption if certain conditions are met. Provides that any real estate that is owned and used as homestead property by the surviving spouse of a veteran is exempt from taxation if (i) the veteran died from service-connected causes while on active duty as a member of the United States Armed Forces and certain evidence of this is provided, (ii) the veteran was a permanent resident of this State on January 1 of the year in which the veteran died, (iii) the property was the homestead of the veteran and his or her surviving spouse at the time of the veteran's death, and (iv) the spouse has not remarried. Provides that a person is not allowed to claim an exemption under these provisions and the provisions concerning exemptions for veterans eligible for specially adapted housing in the same taxable year. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1786 MADIGAN,L.

720 ILCS 5/Article 16G heading

720 ILCS 5/16G-1

720 ILCS 5/16G-5

720 ILCS 5/16G-10

720 ILCS 5/16G-15 720 ILCS 5/16G-20

720 ILCS 5/16G-25

Amends the Financial Identity Theft and Asset Forfeiture Law of the Criminal Code of 1961. Changes the name of the Article to the Identity Theft Law and the names of the offenses of financial identity theft and aggravated financial identity theft to identity theft and aggravated identity theft. Includes in the offense of identity theft: (1) using any personal identification information or personal identification document of another with intent to commit any theft or felony violation of Illinois State law; (2) obtaining, recording, possessing, selling, transferring, purchasing, or manufacturing any personal identification information or personal identification document with intent to commit or to aid or abet another in committing any theft or felony violation of Illinois State law; (3) using, obtaining, recording, possessing, selling, transferring, purchasing or manufacturing any personal identification information or personal identification document of another knowing that such personal identification information or personal identification documents were stolen or produced without lawful authority; or (4) using, transferring, or possessing document-making implements to produce false identification or false documents with knowledge that they will be used by the offender or another to commit any theft or felony violation of State law. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional 02-02-05 S First reading

Referred to Sen Rules Comm

SB-1787 MADIGAN,L.

New Act

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Computer Lemon Act. Establishes rights for purchasers of defective computers and specified related devices in the case of ineffective repairs under warranty, failure of a manufacturer to take timely action regarding repairs, or repeated malfunctions or defects. Requires manufacturers to provide specified notices and keep specified records. Provides that a purchaser may bring a civil action against a manufacturer that violates the Act and recover damages, attorney's fees, costs, and expert expenses. Provides that a knowing violation of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act, and amends the Consumer Fraud and Deceptive Business Practices Act accordingly.

```
NOTE(S) THAT MAY APPLY: Fiscal
      02-02-05 S First reading
                                              Referred to Sen Rules Comm
      02-02-20 S
                                              Assigned to Judiciary
      02-02-27 S
                                              Postponed
      02-03-06 S
                                              Postponed
                S
                                             Committee Judiciary
      02-03-08 S
                                              Refer to Rules/Rul 3-9(a)
SB-1788
             OBAMA.
   20 ILCS 3930/7.5 new
   50 ILCS 705/10.2 new
  705 ILCS 405/5-401.5 new
  720 ILCS 5/14-3
                                    from Ch. 38, par. 14-3
  725 ILCS 5/103-2.1 new
   30 ILCS 805/8.27 new
```

Amends the Criminal Code of 1961. Exempts from an eavesdropping violation, electronic recordings made of a custodial interrogation of an individual by a law enforcement officer at a police station or other place of detention in investigations for homicide and certain sex offenses. Amends the Code of Criminal Procedure of 1963 and the Juvenile Court Act of 1987. Provides that statements made by a suspect at a custodial interrogation at a police station or other place of detention in investigations for homicide and certain sex offenses are presumed inadmissible unless electronically recorded. Pro-

ides that the presumption may be overcome by a preponderance of the evidence that statements were voluntary and reliable based upon the totality of the circumstances, ides exceptions. Amends the Illinois Police Training Act. Provides that the Illinois Enforcement Training Standards Board must conduct a training program for pofficers on the methods and technical aspects of electronic recording of interrogational Justice Information Act. Provides that the Illinois inal Justice Information Authority, from appropriations made to it for that purs, shall make grants to local law enforcement agencies for the purpose of purchasing ipment for electronic recording of interrogations. Amends the State Mandates Act. empts provisions of the bill from the reimbursement requirements of the State Mandates Act. Some provisions take effect immediately.

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

02-02-05 S First reading Referred to Sen Rules Comm

SB-1789 OBAMA AND CULLERTON.

```
10 ILCS 5/7-19 from Ch. 46, par. 7-19
10 ILCS 5/7-46 from Ch. 46, par. 7-46
10 ILCS 5/7-59 from Ch. 46, par. 7-59
10 ILCS 5/25-4 from Ch. 46, par. 25-4
10 ILCS 5/25-7 from Ch. 46, par. 25-7
65 ILCS 5/3.1-15-45 new
65 ILCS 5/3.1-15-50 new
65 ILCS 5/3.1-15-55 new
```

Amends the Election Code and the Illinois Municipal Code. Requires that an instant runoff method of voting be used at primaries for statewide offices and congressional of-

793 SB-1789-Cont.

fices. Authorizes municipalities by referendum to adopt the voting method for the offices of mayor, city clerk, and city treasurer. Declares that a municipal election using instant runoff voting is valid if it otherwise conformed to law.

02-02-05 S First reading

Referred to Sen Rules Comm

02-02-22 S Added As A Co-sponsor CULLERTON

SB-1790 CLAYBORNE.

40 ILCS 5/14-104

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

Amends the State Employees Article of the Illinois Pension Code. Provides that an employee who was employed on a full-time basis by the Illinois Defender Project, an LEAA-ILEC grant project, prior to the time that the project became the Office of the State Appellate Defender, may establish creditable service for not more than 48 months of that employment by making certain contributions. Effective immediately.

PENSION NOTÉ (Illinois Pension Laws Commission) The fiscal impact of SB 1790 is expected to be small as few employees would be eligible to purchase service credit. There would be a cost to the System, as the member is required to make only the employee contributions, plus interest.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-05 S First reading

Referred to Sen Rules Comm Pension Note Filed

02-02-15 S Committee Rules

SMITH. SB-1791

20 ILCS 105/8.10 new

Amends the Illinois Act on the Aging. Requires the Department on Aging to establish, operate, and publicize a statewide toll free phone number to provide information about programs that provide prescription drugs to Illinois senior citizens at reduced or no cost. Requires the Department of Human Services to assist in collecting and updating the information. Effective January 1, 2003.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1792 SMITH.

20 ILCS 105/8.10 new

Amends the Illinois Act on the Aging. Requires the Department on Aging to establish, operate, and publicize a statewide toll free phone number to provide information about programs offered by pharmaceutical companies that provide prescription drugs to Illinois senior citizens at reduced or no cost.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1793 SMITH.

720 ILCS 5/24-1.1

from Ch. 38, par. 24-1.1

Amends the Criminal Code of Code of 1961. Provides that the unlawful possession of a firearm by a felon not confined in a penal institution is a Class 2 felony (rather than a Class 3 felony) for which the defendant if sentenced to a term of imprisonment shall be sentenced to not less than 3 years and not more than 14 years (rather than from 2 to 10 years).

NOTE(S) THAT MAY APPLY: Correctional

02-02-05 S First reading

Referred to Sen Rules Comm

SMITH - LIGHTFORD - SHADID - TROTTER - OBAMA AND VIVERI-SB-1794 TO.

210 ILCS 9/76 new

Amends the Assisted Living and Shared Housing Act. Provides that, before a prospective resident's admission to an assisted living establishment or a shared housing establishment, the establishment shall advise the prospective resident to consult a physician to determine whether the prospective resident should obtain a vaccination against pneumococcal pneumonia. Effective immediately.

02-02-05 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Public Health & Welfare

02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

02-03-07 S Added as Chief Co-sponsor LIGHTFORD

S Added as Chief Co-sponsor SHADID

S Added as Chief Co-sponsor TROTTER

S Added as Chief Co-sponsor OBAMA

S Added As A Co-sponsor VIVERITO

S Third Reading - Passed 052-000-000

H Arrive House

H Placed Calndr First Rdg

SB-1795 SMITH.

625 ILCS 5/12-813.1 new

Amends the Illinois Vehicle Code. Provides that a school bus driver may not operate a school bus while using a cellular radio telecommunication device. Creates exceptions for emergency situations. Provides that a violation is a petty offense punishable by a fine of not less than \$100 and not more than \$250. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

02-02-20 S

Assigned to Transportation

02-02-27 S

Held in Committee

02-03-06 S

Recommended do pass 010-000-000

S Placed Calndr, Second Rdg 02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-1796 SMITH.

720 ILCS 675/1 720 ILCS 675/3 new from Ch. 23, par. 2357

720 ILCS 680/3 720 ILCS 680/5 new from Ch. 23, par. 2358-23

720 ILCS 685/4 720 ILCS 685/6 new from Ch. 23, par. 2358-4

Amends the Sale of Tobacco to Minors Act, the Smokeless Tobacco Limitation Act, and the Tobacco Accessories and Smoking Herbs Act. Provides that sales to minors prohibited under the Acts include sales using the Internet. Provides that if the State's Attorney has reasonable cause to believe that a person is engaged in, or has engaged in, any act involving a prohibited sale to a minor using the Internet, the State's Attorney may bring a civil action for injunctive relief against the person. Effective immediately.

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1797 SIEBEN.

New Act

30 ILCS 105/5.570 new

Creates the Energy Efficiency Building Act. Establishes an Energy Efficient Building Code that shall apply to all new residential, commercial, and industrial buildings in this State. Provides for technical assistance to certain design professions to explain the requirements of the Code. Effective immediately.

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

02-02-05 S First reading
02-02-27 S
02-03-07 S
Committee
S
Committ

02-03-08 S SB-1798 KLEMM.

210 ILCS 85/10.4 210 ILCS 85/10.5 new from Ch. 111 1/2, par. 151.4

Refer to Rules/Rul 3-9(a)

Amends the Hospital Licensing Act. Provides that no exclusive contract is permissible for pain management services performed by a physician licensed to practice medicine in all its branches. Effective June 30, 2002.

SENATE AMENDMENT NO. 1.

Deletes reference to:

210 ILCS 85/10.5 new

Deletes everything. Amends the Hospital Licensing Act to make a technical change to a Section concerning medical staff privileges.

```
02-02-05 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Held in Committee
02-03-05 S Amendment No.01 PUB HEALTH S Adopted
Recmnded do pass as amend 008-000-000
S Placed Calndr, Second Rdg
```

SB-1799 DEL VALLE.

10 ILCS 5/9-8.20 new

Amends the Election Code. Prohibits members of and candidates for a Board of Review in a county of 3,000,000 or more population from soliciting or accepting campaign contributions from an entity who is representing a taxpayer before the Board or who has done so in the preceding 5 years.

02-02-05 S First reading Referred to Sen Rules Comm

```
SB-1800
             O'MALLEY.
   30 ILCS 105/5.570 new
   30 ILCS 105/6z-56 new
  230 ILCS 10/6
                                      from Ch. 120, par. 2406
  230 ILCS 10/7
                                      from Ch. 120, par. 2407
  625 ILCS 5/2-119
                                      from Ch. 95 1/2, par. 2-119
  625 ILCS 5/2-123
                                      from Ch. 95 1/2, par. 2-123
  625 ILCS 5/3-305
                                      from Ch. 95 1/2, par. 3-305
  625 ILCS 5/3-403
                                      from Ch. 95 1/2, par. 3-403
  625 ILCS 5/3-607
                                      from Ch. 95 1/2, par. 3-607
  625 ILCS 5/3-619
                                      from Ch. 95 1/2, par. 3-619
                                      from Ch. 95 1/2, par. 3-804
  625 ILCS 5/3-804
  625 ILCS 5/3-804.02
                                      from Ch. 95 1/2, par. 3-804.02
  625 ILCS 5/3-805
                                      from Ch. 95 1/2, par. 3-805
  625 ILCS 5/3-806
                                      from Ch. 95 1/2, par. 3-806
  625 ILCS 5/3-806,1
                                      from Ch. 95 1/2, par. 3-806.1
  625 ILCS 5/3-806.3
                                      from Ch. 95 1/2, par. 3-806.3
  625 ILCS 5/3-807
                                      from Ch. 95 1/2, par. 3-807
  625 ILCS 5/3-808
                                      from Ch. 95 1/2, par. 3-808
  625 ILCS 5/3-809
                                      from Ch. 95 1/2, par. 3-809
  625 ILCS 5/3-809.1
                                      from Ch. 95 1/2, par. 3-809.1
  625 ILCS 5/3-810
                                      from Ch. 95 1/2, par. 3-810
                                      from Ch. 95 1/2, par. 3-811
  625 ILCS 5/3-811
                                      from Ch. 95 1/2, par. 3-812
  625 ILCS 5/3-812
  625 ILCS 5/3-814
                                      from Ch. 95 1/2, par. 3-814
                                      from Ch. 95 1/2, par. 3-814.1
  625 ILCS 5/3-814.1
                                      from Ch. 95 1/2, par. 3-815
  625 ILCS 5/3-815
  625 ILCS 5/3-818
                                      from Ch. 95 1/2, par. 3-818
  625 ILCS 5/3-819
                                      from Ch. 95 1/2, par. 3-819
                                      from Ch. 95 1/2, par. 3-820
  625 ILCS 5/3-820
  625 ILCS 5/3-821
                                      from Ch. 95 1/2, par. 3-821
  625 ILCS 5/3-824.6 new
  625 ILCS 5/3-824.5 rep.
```

Amends the Riverboat Gambling Act to provide for new and renewal license fees to be determined by public bid. Provides for licenses to remain in effect until revoked for good cause by the Board. Provides for license fees to be deposited into the Illinois Financial Stability and Responsibility Fund. Requires the Board to adopt rules to ensure that holders of owners licenses do not transact business with specified persons and entities. Amends the Illinois Vehicle Code to generally reduce fees to the level prior to Public Act 91-37. Amends the State Finance Act. Creates the Illinois Financial Stability and Responsibility Fund. Provides that moneys in the Fund are to be used as follows: first, to maintain certain funding levels at what they were before the reduction of fees under the Illinois Vehicle Code; second to finance \$5,282,551,200 in general obligation bonds issued pursuant to Public Act 91-39; third, to finance \$754,470,000 in Build Illinois bonds issued pursuant to Public Act 91-39; fourth, to make \$3,000,000,000 in school construction and maintenance grants under the School Construction Law; and fifth, for infrastructure improvements throughout the State. Effective immediately.

SB-1801 RADOGNO.

20 ILCS 1305/10-30 new

Amends the Department of Human Services Act. Requires the Department of Human Services to contract with an entity experienced in applied research to compile a cross-disability database of disabled Illinois residents who are potential beneficiaries under the "most integrated setting" requirement of the Americans with Disabilities Act as construed by the U.S. Supreme Court. Requires the Secretary of Human Services to appoint a panel to advise the Department on the compilation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1802 RADOGNO.

305 ILCS 5/5-2.05 new

Amends the Illinois Public Aid Code. Provides that persons who fail to qualify for basic maintenance under the AABD program under the Code on the basis of need because of excess income or assets, or both, may establish prospective eligibility for that basic maintenance by prepaying their monthly Medicaid spend-down amount to the Department of Public Aid or by having a third party pay that amount to the Department. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

Referred to Sen Rules Comm

ENVIR. & ENE. S

Assigned to Environment & Energy

Recmnded do pass as amend 007-000-000

Adopted

SB-1803 WATSON.

30 ILCS 105/5.545 гер.

415 ILCS 5/58.15

415 ILCS 5/58.18 rep.

Amends the Environmental Protection Act. Repeals the Brownfields Site Restoration Program and recreates that program in provisions containing the Brownfields Redevelopment Loan Program. Provides that the fees for eligibility reviews conducted by DCCA and for review of remediation costs and the budget plan conducted by IEPA must be deposited into the Brownfields Redevelopment Fund (now, must be deposited into the Brownfields Site Restoration Program Fund). Any moneys remaining in the Brownfields Site Restoration Program Fund on the effective date of this amendatory Act of the 92nd General Assembly shall be transferred to the Brownfields Redevelopment Fund. Provides that moneys in the Brownfields Redevelopment Fund may be used for the purposes of the Brownfields Site Restoration Program, including payment for the costs of administering the Program. Amends the State Finance Act. Eliminates the Brownfields Site Restoration Program Fund. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 415 ILCS 5/58.3

415 ILCS 5/58.13

Deletes everything after the enacting clause and reinserts language from the introduced bill. Amends the Environmental Protection Act. Provides that the Agency is authorized to administer funds made available to the Agency under federal law for brownfield cleanup activities. Limits grant amounts given under the Municipal Brownfields Redevelopment Grant Program to a maximum of \$240,000. Adds remedial action plans and remedial completion reports to the list of activities eligible for moneys under the Municipal Brownfield Redevelopment Program.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-05 S First reading

02-02-27 S 02-03-06 S Amendment No.01

S

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-1804 SILVERSTEIN.

New Act

30 ILCS 105/5.570 new

Creates the Judicial Law Clerk Benefit Act. Provides that a judicial law clerk who has higher education student loans to repay and who is employed by the Supreme

797 SB-1804—Cont.

Court, an appellate court, or a circuit court shall receive \$9,000 from that employer each year for 2 years, in addition to all other compensation and benefits. Provides that this amount shall come from the Judicial Law Clerk Benefit Fund. Amends the State Finance Act to create the Judicial Law Clerk Benefit Fund.

NOTE(S) THAT MAY APPLY: Fiscal
02-02-05 S First reading Referred to Sen Rules Comm

SB-1805 MYERS AND O'DANIEL.

30 ILCS 105/5,570 new 625 ILCS 5/3-654 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Choose Life Fund as a special fund in the State treasury. Provides for the issuance of special Choose Life license plates. Provides that, in addition to normal original issuance and renewal fees, a \$25 fee shall be charged for the special plates. Provides that \$10 of the additional initial fee and \$23 of the additional renewal fee shall be deposited into the Choose Life Fund, and \$15 of the additional original fee and \$2 of the additional renewal fee shall be deposited into the Secretary of State Special License Plate Fund. Provides that, subject to appropriation by the General Assembly and approval by the Secretary of State, all moneys in the Choose Life Fund shall be paid to the Department of Children and Family Services, which must dispense the moneys as grants to non-governmental, not-for-profit crisis pregnancy centers (i) whose services are limited to meeting the physical needs of pregnant women, (ii) that are not involved in abortion activities, and (iii) that charge no fee for the services.

```
NOTE(S) THAT MAY APPLY: Fiscal
      02-02-05 S First reading
                                               Referred to Sen Rules Comm
      02-02-20 S Added As A Co-sponsor O'DANIEL
      02-02-27 S
                                               Assigned to Transportation
      02-03-06 S
                                               Held in Committee
                S
                                               Committee Transportation
      02-03-08 S
                                               Refer to Rules/Rul 3-9(a)
SB-1806
             MYERS - BOWLES.
  510 ILCS 70/3
                                     from Ch. 8, par. 703
  510 ILCS 70/3.01
                                     from Ch. 8, par. 703.01
  510 ILCS 70/3.02
  510 ILCS 70/3.03
  510 ILCS 70/3.04
  510 ILCS 70/3.05
                                     from Ch. 8, par. 704
  510 ILCS 70/4
  510 ILCS 70/4.01
                                     from Ch. 8, par. 704.01
  510 ILCS 70/4.02
                                     from Ch. 8, par. 704.02
  510 ILCS 70/4.03
                                     from Ch. 8, par. 704.03
  510 ILCS 70/4.04
                                     from Ch. 8, par. 704.04
  510 ILCS 70/5
                                     from Ch. 8, par. 705
  510 ILCS 70/5.01
  510 ILCS 70/6
                                     from Ch. 8, par. 706
  510 ILCS 70/7
                                     from Ch. 8, par. 707
  510 ILCS 70/7.1
                                     from Ch. 8, par. 707.1
  510 ILCS 70/7.5
  510 ILCS 70/7.15
  510 ILCS 70/16
                                     from Ch. 8, par. 716
  705 ILCS 105/27.5
                                     from Ch. 25, par. 27.5
  705 ILCS 105/27.6
  720 ILCS 5/26-5
```

Amends the Humane Care for Animals Act. In the provision prohibiting the awarding of rabbits, ducklings, and baby chicks as prizes, deletes the limitation to games of chance. Removes the requirement that any drug used for euthanasia must be used by or under the direction of a licensed veterinarian. Moves the Act's penalty provisions from the single Section on penalties to the various Sections that define the violations. Provides that certain penalty provisions apply to violations concerning animals other than dogs. Provides that the Section on animals in entertainment applies only when the animals affected by a violation include at least one animal that is not a dog, and makes a reference to the corresponding Section of the Criminal Code of 1961 that applies when

the animals affected are all dogs. Amends the Criminal Code of 1961. Makes changes in the penalty provisions relating to dog fighting. Amends the Clerks of Courts Act concerning deposits into the Illinois Animal Abuse Fund. Updates references to correspond to the changes made by this amendatory Act. Also makes technical and other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

SB-1806--Cont.

Provides that the poisoning provisions of the Humane Care for Animals Act do not prohibit the use of a euthanasia drug by a euthanasia agency for the purpose of animal euthanasia, provided that the euthanasia drug is used by or under the direction of a licensed veterinarian or certified euthanasia technician, all as defined in and subject to the Humane Euthanasia in Animal Shelters Act. Copies certain provisions relating to seizure and enforcement from the Humane Care for Animals Act into the dog fighting provision of the Criminal Code of 1961. Changes a cross reference to similar provisions.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    02-02-05 S First reading
                                          Referred to Sen Rules Comm
    02-02-13 S Added as Chief Co-sponsor BOWLES
    02-02-20 S
                                          Assigned to Agriculture & Conservation
    02-02-26 S
                    Amendment No.01
                                          AGRICULTURE S
    02-02-27 S
                                          Recmided do pass as amend 010-000-000
             S Placed Calndr, Second Rdg
    02-03-05 S Second Reading
             S Placed Calndr, 3rd Reading
    02-03-06 S Third Reading - Passed 054-000-000
             H Arrive House
             H Placed Calndr First Rdg
-1807
          SIEBEN.
```

-100/ SIEB

740 ILCS 130/5

Amends the Premises Liability Act. Provides that the immunity for an owner or operor of a firearm range extends to the owner or operator of a range in which an occupied permanent dwelling on adjacent property was built within 1,000 yards from an area of the range from which a firearm may be properly discharged if the dwelling was built after the range began its operation. Effective immediately.

02-02-05 S First reading Referred to Sen Rules Comm

```
SB-1808 NOLAND.
```

625 ILCS 5/1-126 from Ch. 95 1/2, par. 1-126 625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605

Amends the Illinois Vehicle Code. Provides that the school zone speed limit applies to vehicles on a roadway on school property. Expands the definition of "highway" to include a roadway on school property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-05SFirst readingReferred to Sen Rules Comm02-02-20SAssigned to Transportation02-02-27SHeld in Committee02-03-06SRecommended do pass 009-001-000
```

S Placed Calndr, Second Rdg

-1809 WEAVER.

```
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7
```

Amends the Tax Increment Allocation Redeveloment Act in the Illinois Municipal de. Makes a technical change in a Section concerning the issuance of obligations to vide for redevelopment project costs.

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

```
Adds reference to:
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
```

Deletes everything after the enacting clause. Amends the Tax Increment Allocation edevelopment Act in the Illinois Municipal Code. Provides that the redevelopment oject in the TIF District created by an ordinance adopted on December 22, 1986 by e City of Tuscola must be completed by December 31 of the 35th year (now, the 23rd car) after the year in which the ordinance was adopted. Effective immediately.

799 SB-1809—Cont.

02-02-05	S	First reading	Referred to Se	n Rule	es Comm
02-02-20	S		Assigned to R	evenu	e
02-02-27	S	Amendment No.01	REVENUE	S	Adopted
02-02-28	S		Recmnded do	pass a	s amend 008-001-001
	S	Placed Caindr, Second Rdg			
02-03-05	S	Second Reading			
		Placed Calndr,3rd Reading			
02-03-06	S	Third Reading - Passed 050-0	002-002		
	Н	Arrive House			
		Hse Sponsor LEITCH			
	Н	Placed Calndr First Rdg			

SB-1810 PETERSON.

35 ILCS 110/2

from Ch. 120, par. 439.32

Amends the Service Use Tax Act. Makes a technical change in the definitions Section concerning the definition of "sale of service".

02-02-05 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Revenue
02-02-28 S Placed Calndr, Second Rdg
Referred to Sen Rules Comm
Assigned to Revenue
Recommended do pass 010-000-000

SB-1811 MADIGAN,L.

625 ILCS 5/11-1502

from Ch. 95 1/2, par. 11-1502

745 ILCS 10/3-111 new

Amends the Illinois Vehicle Code. Provides that a person riding a bicycle is an intended and permitted user of any highway in Illinois except for a highway on which bicycle use has been specifically prohibited by law and the prohibition is indicated by appropriate signage. Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that neither a local public entity nor a public employee is liable for any injury to a bicyclist caused by a condition of a bike lane or shoulder designated for bicycle use unless the local public entity or public employee is guilty of willful and wanton misconduct proximately causing the injury.

NOTE(S) THAT MAY APPLY; Fiscal

02-02-05 S First reading

Referred to Sen Rules Comm

SB-1812 MAHAR.

820 ILCS 105/4a	from Ch. 48, par. 1004a
820 ILCS 140/2	from Ch. 48, par. 8b
820 ILCS 145/2	from Ch. 48, par. 2

Amends the Minimum Wage Law, the One Day Rest In Seven Act, and the Eight Hour Work Day Act by exempting, from certain requirements of those Acts, seamen or employees employed on a towboat, tugboat, or barge engaged in navigation upon navigable waters in furtherance of interstate commerce. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 820 ILCS 145/2

Deletes everything. Amends the Minimum Wage Law. Provides that certain overtime provisions do not apply to a crew member of an uninspected towing vessel (as defined by Federal law) operating in navigable waters in or along the boundaries of Illinois. Amends the One Day Rest In Seven Act. Provides that provisions requiring 24 consecutive hours of rest every week do not apply to a crew member of an uninspected towing vessel (as defined by Federal law) operating in navigable waters in or along the boundaries of Illinois. Effective immediately.

```
02-02-05 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Commerce & Industry
02-02-28 S Postponed
02-03-07 S Amendment No.01 COMM & INDUS S Adopted
Recmnded do pass as amend 009-000-000
S Placed Calndr, Second Rdg
```

SB-1813 PHILIP - DILLARD - KARPIEL - ROSKAM - CRONIN.

10 ILCS 5/25-11 from Ch. 46, par. 25-11 70 ILCS 805/3c

Amends the Election Code and the Downstate Forest Preserve District Act. Provides that in a forest preserve district that elects commissioners by district who are not also

county board members, the president of the board of commissioners shall fill a vacancy in the office of commissioner by appointment within 60 days with the advice and consent of the other commissioners. Vacancies in the office of such forest preserve president shall be filled by the forest preserve board of commissioners by appointing one of the commissioners to serve as president. Effective immediately.

```
02-02-06 S First reading
         S Added as Chief Co-sponsor DILLARD
         S Added as Chief Co-sponsor KARPIEL
         S Added as Chief Co-sponsor ROSKAM
         S Added as Chief Co-sponsor CRONIN
                                      Referred to Sen Rules Comm
                                      Assigned to Local Government
02-02-20 S
                                      Recommended do pass 009-000-000
02-02-26 S
         S Placed Calndr, Second Rdg
02-02-27 S Second Reading
         S Placed Calndr, 3rd Reading
02-03-06 S Third Reading - Passed 054-000-000
         H Arrive House
         H Hse Sponsor DANIELS
         H Placed Calndr First Rdg
```

SB-1814 KARPIEL.

60 ILCS 1/35-55

Amends the Township Code. Makes changes concerning the tax levy for senior citizens services. Provides that senior citizens services provided for by the tax levy may include, but are not limited to, the construction, maintenance, repair, and operation of a senior citizens center. Provides that the tax levy may be in addition to any other taxes and is not subject to the tax rate limitations for townships but is subject to the extension nits set forth in the Property Tax Extension Limitation Law of the Property Code.

orrects a cross-reference.

02-02-06 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Local Government
02-02-26 S Recommended do pass 009-000-000
S Placed Calndr,Second Rdg
02-02-27 S Second Reading
S Placed Calndr,3rd Reading
02-03-05 S Third Reading - Passed 051-004-000
H Arrive House

SB-1815 RAUSCHENBERGER.

305 ILCS 35/6-4.5 new

Amends the Medicaid Revenue Act. Requires the Department of Public Aid to submit a quarterly report to the General Assembly concerning the average Medicaid expenditures per patient for each authorized service provided and for prescriptions, the average number of prescriptions per patient, information concerning expenditures and numbers of prescriptions that exceed those averages, and an explanation of steps being taken to control Medicaid costs. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm

SB-1816 DUDYCZ.

 New Act

 230 ILCS 10/5
 from Ch. 120, par. 2405

 720 ILCS 5/28-1
 from Ch. 38, par. 28-1

 720 ILCS 5/28-3
 from Ch. 38, par. 28-3

H Placed Calndr First Rdg

Creates the Video Gaming Act. Provides that licensed retail establishments where alcoholic liquor is served for consumption, licensed fraternal establishments, and licensed veterans establishments may conduct video gaming. Provides that the Gaming Board shall be responsible for administration and enforcement of laws relating to video gaming terminals. Amends the Riverboat Gambling Act to provide that the Gaming Board shall be responsible for administration and enforcement of the Video Gaming Act. Amends the Gambling Article of the Criminal Code to make corresponding changes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   02-02-06 S First reading
```

Referred to Sen Rules Comm

SB-1817 KLEMM.

40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108 40 ILCS 5/7-139.10 new 30 ILCS 805/8.26 new

Amends the Illinois Pension Code to allow a person with IMRF credit for service as a member of a municipal fire department to transfer that credit to a firefighters' pension fund. Requires payment of the difference in required contributions, if any. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

The fiscal impact of SB 1817 cannot be determined, as it depends on the amount of service credit transferred from IMRF to the Downstate Firefighters' pension funds. The fiscal impact is estimated to be minor, as the employee is required to contribute the difference between the employee and employer contributions that would have been made as a member of a Downstate Firefighters' pension fund and the amounts transferred from IMRF on behalf of the firefighter. Interest payment is also reauired.

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

02-02-06 S First reading	Referred to Sen Rules Comm
02-02-15 S	Pension Note Filed
S	Committee Rules
02-02-27 S	Assigned to Insurance & Pensions
02-03-05 S	Postponed
S	Committee Insurance & Pensions
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-1818 WOOLARD.

105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02

Amends the School Code. In a provision requiring that the determination of eligibility for admission to a special education class be made within 60 school days from the date of referral by school authorities for a psychological evaluation by the district, provides that "date of referral" means the date on which an evaluation is requested. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1819 SYVERSON.

820 ILCS 105/4a

from Ch. 48, par. 1004a

Amends the overtime pay requirements of the Minimum Wage Law by providing that they do not apply to a salesman or mechanic primarily engaged in selling or servicing motorcycles, all-terrain vehicles, or off-highway vehicles if the salesman or mechanic is employed by a nonmanufacturing establishment primarily engaged in the business of selling those vehicles to ultimate purchasers. Effective immediately,

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1820 MUNOZ.

210 ILCS 85/10.6 new

Amends the Hospital Licensing Act. Provides that, when one or more hospitals combine or merge, the medical staff bylaws of each individual hospital shall remain in effect until such time as the new entity and the medical staff can mutually agree upon medical staff bylaws for the new entity.

02-02-06 S	First reading	Referred to Sen Rules Comm
02-02-20 S	_	Assigned to Public Health & Welfare
02-02-26 S		Postponed
02-03-05 S		Recommended do pass 007-000-000
c	Placed Caladr Second Dda	,

SB-1821 JONES,E - TROTTER.

from Ch. 67 1/2, par. 403.15

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that beginning on January 1, 2003, the pharmaceutical assistance program covers prescription drugs used in the treatment of multiple sclerosis.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

S Added as Chief Co-sponsor TROTTER

S Referred to Sen Rules Comm

SB-1822 MADIGAN,L.

305 ILCS 5/5-23 new 305 ILCS 5/5-23.5 new 305 ILCS 5/5-23.10 new 305 ILCS 5/5-23.15 new 305 ILCS 5/5-23.20 new 305 ILCS 5/5-23.20 new 305 ILCS 5/5-23.30 new 305 ILCS 5/5-23.35 new 305 ILCS 5/5-23.40 new 305 ILCS 5/5-23.45 new 305 ILCS 5/5-23.50 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to establish a Medicaid prescribed-drug spending-control program. Limits the number and amount of drugs that may be dispensed. Authorizes the Department to establish prior authorization requirements. Provides for the Department's establishment of a preferred drug formulary, based on recommendations from the Medicaid Pharmaceutical and Therapeutics Committee, which is created within the Department. Requires the Department to establish an advisory committee to study the feasibility of using a restricted drug formulary for institutionalized adults. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1823 MADIGAN.L.

20 ILCS 301/5-10

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Requires the Department of Human Services to design and implement an ongoing statewide campaign to raise public awareness about fetal alcohol syndrome and other effects of prenatal alcohol exposure. Provides that the campaign must include pamphlets that describe the causes and effects of fetal alcohol syndrome and provides that the Department must distribute the pamphlets free of charge to each county clerk in sufficient quantities to enable the county clerk to provide pamphlets to all persons applying for a marriage license in the county. (Under current law, the Department may prepare such pamphlets and may distribute them to county clerks.)

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1824 MADIGAN,L.

20 ILCS 2310/2310-585 new 235 ILCS 5/6-32 new

Amends the Liquor Control Act of 1934 and the Civil Administrative Code of Illinois. Requires all retailers who sell any alcoholic beverages for consumption on the premises to post, in a conspicuous place, 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. Provides that a violation of this provision is a Class C misdemeanor. Imposes a fine for violations of this prohibition. Provides that the Department of Public Health shall enforce this provision.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1825 MADIGAN.L.

New Act 215 ILCS 97/20 215 ILCS 106/20

Creates the Family Health Insurance Program Act and amends the Illinois Health Insurance Portability and Accountability Act and the Children's Health Insurance Program Act. Creates a Family Health Insurance Program to be administered by the

803 SB-1825—Cont.

Department of Public Aid. Provides for health care coverage for certain low-income families, either by subsidizing the cost of an employer-provided benefits plan or by providing health care services upon the payment of specified premiums and copayments. Requires the Department to apply for necessary federal waivers, but requires the Department to implement the program (subject to appropriations) even if some or all of the waiver requests are denied. Requires that the program be operational by January 1, 2003 at the earliest, and authorizes the Department to delay implementation of any portion of the program as to which federal matching funds are not yet approved. Repeals the Family Health Insurance Program Act on July 1, 2008. Adds coverage under the Family Health Insurance Program Act to the list of "creditable coverages" under the Illinois Health Insurance Portability and Accountability Act. As a condition of eligibility for the Children's Health Insurance Program, provides for an upper limit of income eligibility at 200% (rather than 185%) of the federal poverty level, in connection with efforts to obtain federal matching funding.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1826 PETKA.

720 ILCS 5/24-8

Amends the Criminal Code of 1961. Provides that a law enforcement agency that request a firearm's trace, within a reasonable time, but no later than 60 days after the termination of the investigation for which the trace was initiated or records were requested or immediately upon the initiation of criminal proceedings, shall serve the person who was the subject of a records request or search with an inventory containing certain information. Permits the circuit court, upon a motion filed by the person who is the subject of a records request or search, to order the destruction of all records associated with the trace request, except those required to be kept under the federal Gun Control Act of 1968, the Criminal Code of 1961, or the Firearm Owners Identification Card Act or those records pertaining to an open and active criminal investigation or proceeding. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1827 PETKA.

815 ILCS 720/4

from Ch. 43, par. 304

Amends the Beer Industry Fair Dealing Act. Provides that the provisions concerning cancellation of an agreement without good cause apply to importing distributors.

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Commerce & Industry
02-03-07	S		Held in Committee
	S		Committee Commerce & Industry
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-1828 SULLIVAN.

625 ILCS 5/11-605

from Ch. 95 1/2, par. 11-605

Amends the Illinois Vehicle Code. Provides that a person who violates the posted speed limit in a construction or maintenance zone shall be charged a \$50 fee in addition to the fine for the violation. Provides that the entire additional fee shall be paid to the Illinois Department of Transportation and used to pay police officers hired to patrol construction or maintenance zones. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1829 MYERS.

10 ILCS 5/4-8 from Ch. 46, par. 4-8 10 ILCS 5/5-7 from Ch. 46, par. 5-7 10 ILCS 5/6-35 from Ch. 46, par. 6-35

Amends the Election Code. Requires election authorities to forward updated voter registration information to the State Board of Elections within 10 days after May 15 each even-numbered year, rather than May 15 each year. Excludes the consolidated primary election from those elections after which election authorities must forward such information. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1830 SIEBEN - OBAMA.

New Act

30 ILCS 105/5.570 new

Creates the Restricted Call Registry Act. Provides that the Illinois Commerce Commission shall establish and provide for the operation of a Restricted Call Registry, which shall contain a list of the telephone numbers of residential subscribers who do not wish to receive telephone solicitation calls. Provides that no person or entity may make or cause to be made any telephone solicitation calls to any residential subscriber more than 45 days after the residential subscriber's telephone number or numbers first appear on the Restricted Call Registry. Provides that the Illinois Commerce Commission shall receive telephone solicitation complaints from residential subscribers to object to such calls. Provides for referral and investigation of complaints. Provides for: inclusion in the Registry; educational literature; violations; remedies; exemptions; and other matters. Creates the Restricted Call Registry Fund as a special fund, provides that fees and fines shall be deposited into the Fund and that moneys in the Fund shall be used for implementation, administration, and enforcement of the new Act, and amends the State Finance Act to list the new Fund as a special fund. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinsert the text from the original bill with the following changes. Exempts individuals licensed under the Real Estate License Act of 2000 or licensed as insurance producers under the Illinois Insurance Code (instead of small businesses) from the definition of "telephone solicitation". Removes the requirement that those exempted from the definition of "telephone solicitation" must ask the residential subscriber if he or she no longer wishes to receive telephone solicitation calls from the person or entity. Changes the amount of the fines for violation of the Act. Removes liability for those persons or entities who enter into a contract to have another person or entity make telephone solicitations on its behalf if the person or entity on whose behalf the telephone solicitations were made provides notification that it is necessary to comply with the provisions of the Act to the person or entity with whom it is contracting. Effective immediately.

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

```
        02-02-06
        S
        First reading
        Referred to Sen Rules Comm

        02-02-20
        S
        Assigned to Judiciary

        02-02-27
        S
        Postponed

        02-03-05
        S
        Amendment No.01
        JUDICIARY
        S
        Adopted

        02-03-06
        S
        Placed CaIndr, Second Rdg
        Recmnded do pass as amend 011-000-000

        S
        Added as Chief Co-sponsor OBAMA
```

SB-1831 PARKER.

35 ILCS 5/302 from Ch. 120, par. 3-302

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning income allocation.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1832 PARKER.

35 ILCS 505/20 from Ch. 120, par. 434

Amends the Motor Fuel Tax Law. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1833 PARKER.

```
      5 ILCS 375/2
      from Ch. 127, par. 522

      5 ILCS 375/3
      from Ch. 127, par. 523

      5 ILCS 375/10
      from Ch. 127, par. 530

      5 ILCS 375/13.2
      from Ch. 127, par. 533.2

      5 ILCS 375/15
      from Ch. 127, par. 535

      30 ILCS 105/25
      from Ch. 127, par. 161
```

Amends the State Employees Group Insurance Act of 1971. Provides that employees of qualified not-for-profit agencies may be provided group health coverage under the Act. Provides that a qualified not-for-profit agency is a private not-for-profit agency

805 SB-1833—Cont.

designated by the Governor to administer the federal Protection and Advocacy System for people with disabilities in Illinois. Amends the State Finance Act to provide for payments made on behalf of the qualified not-for-profit agency employees to be deposited into the Qualified Not-For-Profit Agency Health Insurance Reserve Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading
02-02-27 S
02-03-05 S
02-03-05 S
02-03-08 S

Referred to Sen Rules Comm
Assigned to Insurance & Pensions
Postponed
Committee Insurance & Pensions
Refer to Rules/Rul 3-9(a)

SB-1834 TROTTER.

New Act

Creates the Lupus Erythematosus Registry Act. Provides that the Registry shall consist of a record of all cases of lupus that occur in this State. Grants the Department of Public Health the authority to require hospitals, laboratories, physicians, and other facilities that diagnose lupus to report the cases to the Department. Provides that the Department must maintain confidentiality with regards to personal information about the patient. Limits the liability of hospitals, physicians, or other facilities submitting confidential information to the Department. Provides that the Department shall file an annual report to the General Assembly containing information on the progress of the Registry and descriptions of any related studies that are underway or have been completed.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm

SB-1835 TROTTER.

215 ILCS 5/356z.2 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.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1836 TROTTER.

20 fLCS 2310/2310-363 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health, subject to appropriation, must develop and implement oral cancer educational programs to (i) train health care providers to screen patients for oral health cancers and properly refer patients with oral health cancers and (ii) promote smoking cessation with a primary focus on meeting the needs of underserved populations. Lists components that must be included in the educational programs. Requires the Department to establish a Prevent Oral Cancer Pilot Program to screen, refer, and treat high-risk underserved adults for whom dental services are not ordinarily available. Allows the pilot program to be undertaken in conjunction with other cancer prevention programs.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1837 TROTTER.

New Act

Creates the Hepatitis C Screening and Awareness Act. Provides that the Illinois Department of Public Health shall establish education programs and resource identification services regarding hepatitis C. Itemizes the strategies that the Department may use for raising public awareness of the causes of hepatitis C, the value of prevention and early detection, and options for diagnosing and treating the disease. Provides that the Department shall use certain strategies, protocols, and guidelines adopted by the National Institutes of Health on hepatitis C.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

806 SB-1838

DUDYCZ - SHADID - MUNOZ. SB-1838

```
20 ILCS 2605/2605-25
                       was 20 ILCS 2605/55a-1
20 ILCS 2605/2605-30
                       was 20 ILCS 2605/55a-2
20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-50 was 20 ILCS 2605/55a-6
20 ILCS 2605/2605-220 was 20 ILCS 2605/55a-7
20 ILCS 2605/2605-250 was 20 ILCS 2605/55a in part
                                 from Ch. 121, par. 307.8
20 ILCS 2610/8
30 ILCS 105/8.3
                                 from Ch. 127, par. 144.3
725 ILCS 5/115-15
730 ILCS 5/5-4-3
                                 from Ch. 38, par. 1005-4-3
740 ILCS 175/2
                                 from Ch. 127, par. 4102
```

Amends the Department of State Police Law of the Civil Administrative Code of Illinois, the State Police Act, the State Finance Act, the Code of Criminal Procedure of 1963, the Unified Code of Corrections, and the Whistleblower Reward and Protection Act. Eliminates the organization of the Department of State Police into the Divisions of Operations, Administration, Forensic Services, and Internal Investigation and the Illinois State Police Academy. Requires the Director of State Police to organize the Department. Eliminates the State Police Officer ranks of major and special agent major. Eliminates statutory references to specific divisions of the Department of State Police.

SENATE AMENDMENT NO. 1.

Further amends the State Police Act. Provides that a person promoted to the rank of major before the bill's effective date retains that rank until retirement, separation from service, or a personnel action governed by the Department of State Police Merit Board. Provides that the Director may designate titles of State Police officers to reflect special duties or training (instead of specific Special Agent designations).

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

```
02-02-06 S First reading
         S Added as Chief Co-sponsor SHADID
         S Added as Chief Co-sponsor MUNOZ
                                     Referred to Sen Rules Comm
02-02-20 S
                                     Assigned to Executive
02-02-28 S
                                     Postponed
02-03-06 S
                                     EXECUTIVE S
                 Amendment No.01
                                                              Adopted
02-03-07 S
                                     Recmnded do pass as amend 012-000-000
         S Placed Caindr, Second Rdg
```

SB-1839 HAWKINSON.

215 ILCS 5/143a-2

from Ch. 73, par. 755a-2

Amends the Illinois Insurance Code. Requires insurers to provide a written explanation of underinsured motorist coverage to their insureds. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires insurers to provide a brief description, rather than a written explanation, of underinsured motorist coverage. Requires the explanation to be given upon the issuance of a policy occurring after the effective date of this amendatory Act. Removes reirement that the explanation be provided at renewal, reinstatement, or reissuance of oliey.

```
02-02-06 S First reading
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Insurance & Pensions
02-03-05 S
                 Amendment No.01
                                      INS & PENS. S
                                                                Adopted
         S
                                      Recmnded do pass as amend 006-000-000
         S Placed Calndr, Second Rdg
02-03-06 S Second Reading
         S Placed Calndr,3rd Reading
```

SB-1840 MYERS - LUECHTEFELD.

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 2002. Effective immediately, PENSION NOTE (Pension Laws Commission)

The System's actuary estimates that SB 1840 would increase the

807 SB-1840---Cont.

```
actuarial liability by $61.4 million. The increase in employer
      contributions in FY 2010 is expected to be about $1.2 million,
       or 0.03% of payroll.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      02-02-06 S First reading
                                              Referred to Sen Rules Comm
      02-02-20 S
                                              Assigned to Insurance & Pensions
      02-02-21 S Added as Chief Co-sponsor LUECHTEFELD
      02-02-22 S
                                              Pension Note Filed
      02-02-26 S
                                              Recommended do pass 006-000-000
                S Placed Calndr, Second Rdg
      02-02-27 S Second Reading
                S Placed Calndr, 3rd Reading
      02-03-05 S Third Reading - Passed 056-000-000
                H Arrive House
                H Placed Calndr First Rdg
      02-03-06 H Hse Sponsor BERNS
SB-1841
             RADOGNO.
   20 ILCS 1305/10-30 new
   30 ILCS 105/5.570 new
   35 ILCS 5/507X new
   35 ILCS 5/509
                                     from Ch. 120, par. 5-509
   35 ILCS 5/510
                                     from Ch. 120, par. 5-510
```

Amends the Income Tax Act to create the Multiple Sclerosis Assistance Fund check-off. Provides that the Department of Revenue shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Multiple Sclerosis Assistance Fund, he or she may do so by stating the amount of the contribution on the return and that the contribution will reduce the taxpayer's refund or increase the amount of payment to accompany the return. Amends the Department of Human Services Act. Provides that, subject to appropriation, the Department of Human Services shall make grants from the Multiple Sclerosis Assistance Fund for health-related programs for people with multiple sclerosis. Amends the State Finance Act to create the Multiple Sclerosis Assistance Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

```
SB-1842 CRONIN.

110 ILCS 947/50
110 ILCS 947/52
110 ILCS 947/65,15
```

625 ILCS 5/3-648

Amends the Higher Education Student Assistance Act, Makes changes to the provisions concerning the Minority Teachers of Illinois Scholarship Program, including allowing a person enrolled at the freshman level or graduate level to qualify for a scholarship, allowing qualifying students to be enrolled on a half-time basis, and requiring a scholarship recipient to begin teaching within the one-year period following termination of the undergraduate program. Makes changes to the provisions concerning the David A. DeBolt Teacher Shortage Scholarship Program, including changing the name to the ITEACH Teacher Shortage Scholarship Program, allowing a person enrolled at the freshman level to qualify for a scholarship, requiring a scholarship recipient to begin teaching within the one-year period following termination of the academic program, and, for not fulfilling the teaching obligation, changing the interest rate for repayment to 5%. Makes changes to the provisions concerning special education teacher scholarships, including requiring a person to begin teaching within one year after graduation from or termination of enrollment in the teacher education program and not requiring a recipient to repay the amount of scholarship received while enrolled at the freshman level for not fulfilling the teaching requirement. Amends the Illinois Vehicle Code to allow money in the Illinois Future Teacher Corps Scholarship Fund to be appropriated for ITEACH Teacher Shortage Scholarships. Effective July 1, 2003.

NOTE(S) THAT MAY APPLY: Fiscal

808 SB-1843

SB-1843 CRONIN.

105 ILCS 5/14-9.05 new 30 ILCS 805/8.26 new

Amends the School Code. Requires the State Teacher Certification Board to issue temporary special education teacher certificates. Provides for requirements that a certificate holder must meet, including being enrolled in an approved special education teacher preparation program, meeting the requirements to receive a special certificate within 3 years after issuance, and passing the basic skills test required for teacher certification within one year of issuance. Provides that the certificate holder is not eligible for employment unless he or she holds a valid substitute teacher's certificate. Includes provisions concerning a pre-service training program; assignment of a mentoring teacher; employment credit, salary, and benefits; and annual reports by school districts, programs under a special education joint agreement, and private special education facilities. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2002.

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

Deletes reference to: 30 ILCS 805/8,26 new

Deletes everything after the enacting clause. Amends the School Code. Adds a Secion concerning temporary special education teacher certification; contains only a cap-

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-06 S First reading
                                      Referred to Sen Rules Comm
02-02-27 S
                                      Assigned to Education
02-03-06 S
                                      EDUCATION S
                Amendment No.01
                                                              Adopted
                                      Recmided do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
02-03-07
         S Second Reading
         S Placed Calndr, 3rd Reading
```

SB-1844 CRONIN.

```
5 ILCS 375/6.15 new
 40 ILCS 5/16-106
                                    from Ch. 108 1/2, par. 16-106
 40 ILCS 5/16-118
                                    from Ch. 108 1/2, par. 16-118
40 ILCS 5/16-132
                                    from Ch. 108 1/2, par. 16-132
 40 ILCS 5/16-150
                                    from Ch. 108 1/2, par. 16-150
 40 ILCS 5/16-150.1 new
40 ILCS 5/16-152
                                    from Ch. 108 1/2, par. 16-152
105 ILCS 5/3-14.25
                                    from Ch. 122, par. 3-14.25
```

Amends the Downstate Teacher Article of the Illinois Pension Code, Allows certain retired teachers to remain in retirement status and continue to receive their retirement annuities while engaging in employment in an educational service region that is affected by a shortage of qualified teachers. Amends the State Employees Group Insurance Act of 1971 to provide that health insurance benefits under the State and TRIP plans are suspended while the annuitant is covered as an active teacher. Amends the School Code to require regional superintendents of schools to make and publish their determinations of teacher shortages. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The provisions of SB 1844 would not increase the accrued liabilities of TRS, as the returning teacher would not revert

to active member status in the System, nor would their employment provide additional service credit in TRS.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-06 S First reading Referred to Sen Rules Comm 02-02-22 S Pension Note Filed Committee Rules

SB-1845 WALSH,T.

```
40 ILCS 5/13-304
                                  from Ch. 108 1/2, par. 13-304
40 ILCS 5/13-304.1 new
40 ILCS 5/13-502
                                  from Ch. 108 1/2, par. 13-502
40 ILCS 5/13-503
                                  from Ch. 108 1/2, par. 13-503
30 ILCS 805/8.26 new
```

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Extends the program of optional contributions and benefits through December **809** SB-1845—Cont.

31, 2007. Provides for certain optional contributions to be made on a tax-deferred basis. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Based on matching employer contributions, the Fund's actuary estimates SB 1845 would increase annual employer costs by \$600,000, beginning in 2005 through 2009. In addition, the new optional plan would increase the unfunded liability by an estimated \$1.8 million.

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

02-02-06 S First reading Referred to Sen Rules Comm 02-02-22 S Pension Note Filed

S Committee Rules

SB-1846 WALSH,T.

40 ILCS 5/4-109.1 30 ILCS 805/8.26 new from Ch. 108 1/2, par. 4-109.1

Amends the Downstate Firefighters Article of the Illinois Pension Code. Provides for a 3% automatic annual increase in surviving spouses' pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

Based on FY 1996 membership data supplied by the Department of

Insurance, the Commission's actuary estimates that SB 1846

would increase the accrued liability of the Downstate

Firefighters' pension funds by \$175.1 million. The resulting

increase in total annual cost is estimated to be \$17.8 million,

or 5.06% of payroll. The increase in accrued liability and

annual cost would vary by individual fund and would increase commensurate with payroll.

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

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed
S Committee Rules

SB-1847 WALSH,T.

40 ILCS 5/4-114 from Ch. 108 1/2, par. 4-114

30 ILCS 805/8.26 new

Amends the Downstate Firefighters Article of the Illinois Pension Code. Provides that the surviving spouse of a deceased firefighter shall be entitled to a pension in an amount equal to the amount payable to the deceased firefighter at the time of his or her death. Provides that, upon the death of a surviving spouse, each unmarried, minor child under age 18 shall be entitled to a share of the pension of the deceased surviving spouse. Provides that if a deceased firefighter leaves no surviving spouse or unmarried children under age 18, but leaves a dependent father or mother, the dependent parents shall be entitled to receive or share a pension equal to the pension to which the deceased firefighter was entitled at the time of his or her death. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

Based on FY 1996 membership data supplied by the Department of

Insurance, the Commission's actuary estimates that SB 1847

would increase the accrued liability of the Downstate

Firefighters' pension funds by \$157.9 million. The resulting

increase in total annual cost is estimated to be \$11.8 million,

or 3.37% of payroll. The increase in accrued liability and annual cost would vary by individual fund and would increase

commensurate with payroll.

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

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed
S Committee Rules

SB-1848 WALSH,T.

215 ILCS 5/Art. XIXE heading new

215 ILCS 5/351E-1 new

215 ILCS 5/351E-5 new

215 ILCS 5/351E-10 new

215 ILCS 5/351E-15 new 215 ILCS 5/351E-20 new 215 ILCS 5/351E-25 new 215 ILCS 5/351E-30 new 215 ILCS 5/351E-35 new 215 ILCS 5/351E-40 new 215 ILCS 5/351E-45 new 215 ILCS 5/351E-50 new 215 ILCS 5/351E-55 new 215 ILCS 5/351E-60 new 215 ILCS 5/351E-65 new 215 ILCS 5/351E-70 new 215 ILCS 5/351E-75 new 215 ILCS 5/351E-80 new 215 ILCS 5/351E-85 new 215 ILCS 5/351E-90 new 215 ILCS 5/351E-95 new 215 ILCS 125/4-6.5

Amends the Illinois Insurance Code. Creates the Fairness in Health Services Contracting Law. Applies to contracts for medical and dental services. Prohibits companies from requiring a health care professional or provider to participate in all of the company's networks as a condition for participating in any particular network. Restricts companies from changing service codes. Provides that a health care professional or health care provider may submit an initial claim for payment up to 6 months after the service is rendered and may submit a final claim for payment up to one year after the service is rendered. Authorizes companies to lease or assign their networks. Amends the Health Maintenance Organization Act to provide that the Fairness in Health Services Contracting Law applies to health maintenance organizations. Provides for enforcement by the Department of Insurance. Effective 180 days after becoming law.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1849 WALSH,T,

215 ILCS 5/Art. XIXE heading new

215 ILCS 5/351E-1 new

Amends the Illinois Insurance Code. Creates the Fairness in Health Services Contracting Law. Provides only a short title.

02-02-06 S First reading

02-02-27 S 02-03-05 S Referred to Sen Rules Comm Assigned to Insurance & Pensions Recommended do pass 006-000-001

S Placed Calndr, Second Rdg

SB-1850 WALSH,T - DELEO.

720 ILCS 5/17-11.2 new

815 ILCS 505/2Z

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

Amends the Criminal Code of 1961 and the Consumer Fraud and Deceptive Business Practices Act. Provides that it is a violation of the Criminal Code provision for a body shop, salvage rebuilder, vehicle service maintenance facility, or other person to fail to fully restore and repair to all applicable federal safety regulations an airbag passive restraint system that is deployed or damaged, to cause another person to fail to do so, or to install a previously installed airbag passive restraint system without disclosing in writing to the owner or lessee of the vehicle that a used airbag passive restraint system has been installed. Provides that records of any airbag passive restraint system repairs must be maintained for at least 48 months. Provides that a violation is a business offense punishable by a fine of not more than \$5,000 and is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

02-02-06 S First reading

S Added as Chief Co-sponsor DELEO

Referred to Sen Rules Comm

SB-1851 WALSH,T-DELEO.

815 ILCS 710/5

from Ch. 121 1/2, par. 755

Amends the Motor Vehicle Franchise Act with regard to disclosure of damage. Provides that a dealer need not report to the purchaser of a new vehicle any damage to video and telephonic components if the video and telephonic components are replaced with manufacturer's original equipment.

```
02-02-06 S First reading
         S Added as Chief Co-sponsor DELEO
                                       Referred to Sen Rules Comm
02-02-27 S
                                       Assigned to Transportation
                                       Recommended do pass 010-000-000
02-03-06 S
         S Placed Calndr, Second Rdg
```

SB-1852 WALSH,T - DELEO.

625 ILCS 5/3-821

from Ch. 95 1/2, par. 3-821

Amends the Illinois Vehicle Code. Provides that the fee is \$13 for a certificate of title issued to a person licensed under the Code as a new or used vehicle dealer. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   02-02-06 S First reading
             S Added as Chief Co-sponsor DELEO
                                         Referred to Sen Rules Comm
```

SB-1853 WALSH,T - DELEO.

```
New Act
 30 ILCS 105/6z-18
                                    from Ch. 127, par. 142z-18
 30 ILCS 105/6z-20
                                    from Ch. 127, par. 142z-20
 35 ILCS 105/1a
                                    from Ch. 120, par. 439.1a
 35 ILCS 105/3-10
                                    from Ch. 120, par. 439.3-10
 35 ILCS 105/9
                                    from Ch. 120, par. 439.9
 35 ILCS 120/1c
                                    from Ch. 120, par. 440c
 35 ILCS 120/2-10
                                    from Ch. 120, par. 441-10
 35 ILCS 120/3
                                    from Ch. 120, par. 442
```

Creates the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% of the gross receipts upon persons engaged in the business of leasing automobiles and a tax at the rate of 5% of the leasing price upon the privilege of using in this State an automobile that is leased from a lessor. Amends the State Finance Act, the Use Tax Act, and the Retailers' Occupation Tax Act, Imposes a use tax and a retailers' occupation tax at the rate of 1.25% on any motor vehicle that is sold to a lessor for the purpose of leasing under a lease subject to the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% on a motor vehicle that has been leased by a lessor to a lessee under a lease that is subject to the Automobile Leasing Occupation and Use Tax Act and is subsequently sold to the lessee of the vehicle. Provides for the distribution of proceeds of the tax. Effective July 1, 2002.

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

```
02-02-06 S First reading
```

S Added as Chief Co-sponsor DELEO

Referred to Sen Rules Comm

from Ch. 116, par. 207

from Ch. 127, par. 523

```
SB-1854
            SHAW.
    5 ILCS 80/4.13
```

from Ch. 127, par. 1904.13 5 ILCS 80/4.22

5 ILCS 80/4.12 rep. 5 ILCS 100/1-90 5 ILCS 140/2

from Ch. 127, par. 1904.12 from Ch. 116, par. 202

5 ILCS 140/7 5 ILCS 375/3

20 ILCS 5/1-5 20 ILCS 105/4.01 from Ch. 23, par. 6104.01

20 ILCS 505/5d 20 ILCS 505/5e

20 ILCS 505/7 from Ch. 23, par. 5007

20 ILCS 605/605-605 was 20 ILCS 605/46.57

20 ILCS 605/605-710

20 ILCS 830/2-1 from Ch. 96 1/2, par. 9702-1

20 ILCS 2605/2605-302 was 20 ILCS 2605/55a in part

20 ILCS 2605/2605-555

20 ILCS 2630/5 from Ch. 38, par. 206-5 20 ILCS 2805/2 from Ch. 126 1/2, par. 67 20 ILCS 3505/5 from Ch. 48, par. 850.05

30 ILCS 105/5.543 30 ILCS 105/5.544

30 ILCS 105/5.545 30 ILCS 105/5.546 30 ILCS 105/5.547 30 ILCS 105/5.548 30 ILCS 105/5.552 30 ILCS 105/5.553 30 ILCS 105/5.554 30 ILCS 105/5.555 30 ILCS 105/5.556 30 ILCS 105/5.557 30 ILCS 105/5.558 30 ILCS 105/5.559 30 ILCS 105/5.560 30 ILCS 105/5.561 30 ILCS 105/5.562 30 ILCS 105/5.563 30 ILCS 105/5.564 30 ILCS 105/5.565 30 ILCS 105/5.566 30 ILCS 105/5.567 30 ILCS 105/5.568 30 ILCS 105/6z-51 30 ILCS 105/6z-54 30 ILCS 105/6z-55 30 ILCS 562/1.5 30 ILCS 605/1.02 from Ch. 127, par. 133b3 30 ILCS 740/2-2.04 from Ch. 111 2/3, par. 662.04 30 ILCS 805/8.24 30 ILCS 805/8.25 35 ILCS 5/201 from Ch. 120, par. 2-201 35 ILCS 5/203 from Ch. 120, par. 2-203 35 ILCS 5/507V 35 ILCS 5/507W 35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510 35 ILCS 10/5-5 35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 110/3-5 from Ch. 120, par. 439.33-5 35 ILCS 110/9 from Ch. 120, par. 439.39 from Ch. 120, par. 439.103-5 35 ILCS 115/3-5 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/2-5 from Ch. 120, par. 441-5 35 ILCS 120/3 from Ch. 120, par. 442 35 ILCS 200/15-25 35 ILCS 200/18-165 35 ILCS 200/31-5 35 ILCS 505/15 from Ch. 120, par. 431 40 ILCS 5/1-113.7 40 ILCS 5/11-167 from Ch. 108 1/2, par. 11-167 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110 from Ch. 108 1/2, par. 14-114 40 ILCS 5/14-114 40 ILCS 5/16-106 from Ch. 108 1/2, par. 16-106 40 ILCS 5/17-119.1 55 ILCS 5/5-1083 from Ch. 34, par. 5-1083 55 ILCS 5/5-1098 from Ch. 34, par. 5-1098 60 ILCS 1/35-55 65 ILCS 5/3.1-20-10 from Ch. 24, par. 3.1-20-10 65 ILCS 5/3.1-55-10 from Ch. 24, par. 3.1-55-10 65 ILCS 5/11-21.5-5 65 ILCS 5/11-73-2 from Ch. 24, par. 11-73-2 65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3 65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7 65 ILCS 5/11-95-7 from Ch. 24, par. 11-95-7 70 ILCS 2605/283 70 ILCS 2605/285 70 ILCS 2605/286 70 ILCS 2605/287

70 ILCS 3615/4.03	from Ch. 111 2/3, par. 704.03
105 ILCS 5/ID-1	.,,
105 ILCS 5/2-3.35	from Ch. 122, par. 2-3.35
105 ILCS 5/14-1.09.2	f: Ct- 122
105 ILCS 5/14-9.01 105 ILCS 5/18-8.05	from Ch. 122, par. 14-9.01
105 ILCS 5/22-27	
105 ILCS 5/34A-403.1	
110 ILCS 805/3-25.2	from Ch. 122, par. 103-25.2
110 ILCS 970/1-20	from Ch. 144, par. 2781-20
205 ILCS 5/14	from Ch. 17, par. 321
205 ILCS 5/48	from Ch. 17, par. 359
205 ILCS 105/3-10	from Ch. 17, par. 3303-10
205 ILCS 610/1	from Ch. 17, par. 1001
205 ILCS 620/Art. IVA heading	
205 ILCS 657/92 210 ILCS 30/6.2	from Ch. 111 1/2, par. 4166.2
210 ILCS 45/3-206.01	from Ch. 111 1/2, par. 4153-206.01
210 ILCS 50/3.110	110th Cit. 111 1/2, par. 415.7-200.01
210 ILCS 50/3.220	
210 ILCS 50/3.250	
215 ILCS 5/155.37	
215 ILCS 5/155.38	
215 ILCS 5/370c	from Ch. 73, par. 982c
215 ILCS 5/424	from Ch. 73, par. 1031
215 ILCS 5/500-77 215 ILCS 125/2-6	from Ch 111 1/2 non 1404 2
215 ILCS 125/3-1	from Ch. 111 1/2, par. 1406.2 from Ch. 111 1/2, par. 1407.3
215 ILCS 125/4-6.5	nom Cii. 111 1/2, pat. 1407.3
215 ILCS 165/10	from Ch. 32, par. 604
220 ILCS 65/4	from Ch. 134, par. 20
225 ILCS 25/4	from Ch. 111, par. 2304
225 ILCS 65/20-165	
225 ILCS 75/2	from Ch. 111, par. 3702
225 ILCS 75/3.2	f 01 111 4120
225 ILCS 85/10	from Ch. 111, par. 4130
225 ILCS 90/1 225 ILCS 125/215	from Ch. 111, par. 4251
225 ILCS 335/9.10	from Ch. 111, par. 7509.10
225 ILCS 440/3	from Ch. 121, par. 503
225 ILCS 441/15-20	, , , , , , , , , , , , , , , , , , , ,
225 ILCS 450/17	from Ch. 111, par. 5518
225 ILCS 728/10	
235 ILCS 5/5-1	from Ch. 43, par. 115
235 ILCS 5/6-16	from Ch. 43, par. 131
305 ILCS 5/4-1.7 305 ILCS 5/5-5	from Ch. 23, par. 4-1.7
305 ILCS 5/5-5.4	from Ch. 23, par. 5-5 from Ch. 23, par. 5-5.4
305 ILCS 5/5-10	from Ch. 23, par. 5-10
305 ILCS 5/5-12	from Ch. 23, par. 5-12
305 ILCS 5/8A-7.1	from Ch. 23, par. 8A-7.1
305 ILCS 5/9-1	from Ch. 23, par. 9-1
305 ILCS 5/10-3	from Ch. 23, par. 10-3
305 ILCS 5/10-10.5	5 61 22 11 221
305 ILCS 5/11-22b 305 ILCS 5/12-4.25	from Ch. 23, par. 11-22b from Ch. 23, par. 12-4.25
305 ILCS 5/12-10.2	from Ch. 23, par. 12-4.23
305 ILCS 5/12-10.5	110111 Cli. 25, par. 12-10.2
305 ILCS 5/12-10.6	
320 ILCS 25/4	from Ch. 67 1/2, par. 404
320 ILCS 25/6	from Ch. 67 1/2, par. 406
325 ILCS 5/7.9	from Ch. 23, par. 2057.9
325 ILCS 20/11	from Ch. 23, par. 4161
325 ILCS 20/13	from Ch. 23, par. 4163
405 ILCS 5/2-108 405 ILCS 5/3-601	from Ch. 91 1/2, par. 2-108
410 ILCS 50/4	from Ch. 91-1/2, par. 3-601 from Ch. 111-1/2, par. 5404
410 ILCS 80/3	from Ch. 111 1/2, par. 8203
The second section of the second seco	c

415 ILCS 5/15	from Ch. 111 1/2, par. 1015
415 ILCS 5/19.1	from Ch. 111 1/2, par. 1019.1
415 ILCS 5/57.7	
420 ILCS 44/65	
430 ILCS 65/14	from Ch. 38, par. 83-14
510 ILCS 70/4.01	from Ch. 8, par. 704.01
510 ILCS 70/4.02	from Ch. 8, par. 704.02
510 ILCS 70/16	from Ch. 8, par. 716
515 ILCS 5/20-35	from Ch. 56, par. 20-35
520 ILCS 5/2.26	from Ch. 61, par. 2.26
520 ILCS 5/2.33	from Ch. 61, par. 2.33
625 ILCS 5/2-123	from Ch. 95 1/2, par. 2-123
625 ILCS 5/3-112	from Ch. 95 1/2, par. 3-112
625 ILCS 5/3-112.1	from Ch. 95 1/2, par. 3-112.1
625 ILCS 5/3-302	from Ch. 95 1/2, par. 3-302
625 ILCS 5/3-402	from Ch. 95 1/2, par. 3-402
625 ILCS 5/3-405.1	from Ch. 95 1/2, par. 3-405.1
	from Ch. 95 1/2, par. 3-403.1
625 ILCS 5/3-616	from Ch. 95 1/2, par. 3-412
	nom Cn. 95 1/2, par. 5-010
625 ILCS 5/3-648	
625 ILCS 5/3-650	
625 ILCS 5/3-651	
625 ILCS 5/3-652	
625 ILCS 5/3-653	f CL 05 1/2 2 90/ 2
625 ILCS 5/3-806.3	from Ch. 95 1/2, par. 3-806.3
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 5/6-208	from Ch. 95 1/2, par. 6-208
525 ILCS 5/6-500	from Ch. 95 1/2, par. 6-500
7 ILCS 5/7-501	from Ch. 95 1/2, par. 7-501
LCS 5/11-207	from Ch. 95 1/2, par. 11-207
CS 5/11-501	from Ch. 95 1/2, par. 11-501
'S 5/11-1201	from Ch. 95 1/2, par. 11-1201
'S 5/11-1201.1	_
S 5/12-215	from Ch. 95 1/2, par. 12-215
§ 5/18b-105	from Ch. 95 1/2, par. 18b-105
₹ 5/18c-2108	from Ch. 95 1/2, par. 18c-2108
45/5-7	from Ch. 95 1/2, par. 315-7
105/27.6 405/5-615	
405/5-615	
4 05/5-715	
5/12-21.6	
5/Art. 16G heading	
3 5/110-10	from Ch. 38, par. 110-10
US 5/3-3-4	from Ch. 38, par. 1003-3-4
⊥CS 5/5-1-22	from Ch. 38, par. 1005-1-22
/ILCS 5/5-5-3	from Ch. 38, par. 1005-5-3
Ó ILCS 5/5-6-3	from Ch. 38, par. 1005-6-3
/30 ILCS 5/5-6-3.1	from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-8-3	from Ch. 38, par. 1005-8-3
735 ILCS 5/3-101	from Ch. 110, par. 3-101
735 ILCS 5/8-402	from Ch. 110, par. 8-402
740 ILCS 45/10.1	from Ch. 70, par. 80.1
740 ILCS 175/6	from Ch. 127, par. 4106
750 ILCS 5/505	from Ch. 40, par. 505
750 ILCS 5/505.3	
750 ILCS 5/510	from Ch. 40, par. 510
750 ILCS 16/50	
750 ILCS 50/1	from Ch. 40, par. 1501
750 ILCS 60/222	from Ch. 40, par. 2312-22
760 ILCS 100/2	from Ch. 21, par. 64.2
805 ILCS 105/115.10	from Ch. 32, par. 115.10
810 ILCS 5/2A-103	from Ch. 26, par. 2A-103
815 ILCS 505/2KK	
815 ILCS 505/2LL	
815 ILCS 602/5-60	6 (1) 101 1/0 ====
815 ILCS 710/6	from Ch. 121-1/2, par. 756
820 ILCS 320/15	

815 SB-1854—Cont.

Creates the First 2002 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete citations and technical errors. Makes stylistic changes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Pension
      02-02-06 S First reading
                                                Referred to Sen Rules Comm
      02-02-20 S
                                                 Assigned to State Government Operations
      02-02-28 S
                                                 Recommended do pass 007-000-000
                 S Placed Calndr, Second Rdg
SB-1855
              SHAW.
  305 ILCS 5/1-1
                                       from Ch. 23, par. 1-1
  305 ILCS 5/1-6
                                       from Ch. 23, par. 1-6
  305 ILCS 5/1-7
                                       from Ch. 23, par. 1-7
  305 ILCS 5/1-8
  305 ILCS 5/1-11
  305 ILCS 5/2-6.5 new
  305 ILCS 5/2-11
                                       from Ch. 23, par. 2-11
  305 ILCS 5/2-16
                                       from Ch. 23, par. 2-16
  305 ILCS 5/2-18 new
  305 ILCS 5/3-1
                                       from Ch. 23, par. 3-1
  305 ILCS 5/3-1a
                                       from Ch. 23, par. 3-1a
  305 ILCS 5/3-1.2
                                       from Ch. 23, par. 3-1.2
  305 ILCS 5/3-1.4
                                       from Ch. 23, par. 3-1.4
                                       from Ch. 23, par. 3-2
  305 ILCS 5/3-2
  305 ILCS 5/3-3
                                       from Ch. 23, par. 3-3
  305 ILCS 5/3-4
                                       from Ch. 23, par. 3-4
  305 ILCS 5/3-5
                                       from Ch. 23, par. 3-5
  305 ILCS 5/3-5a
                                       from Ch. 23, par. 3-5a
  305 ILCS 5/3-8
                                       from Ch. 23, par. 3-8
  305 ILCS 5/3-9
                                       from Ch. 23, par. 3-9
  305 ILCS 5/3-10.1
                                       from Ch. 23, par. 3-10.1
  305 ILCS 5/3-10.4
                                       from Ch. 23, par. 3-10.4
                                       from Ch. 23, par. 3-10.5
  305 ILCS 5/3-10.5
  305 ILCS 5/3-10.6
                                       from Ch. 23, par. 3-10.6
  305 ILCS 5/3-10.7
                                       from Ch. 23, par. 3-10.7
  305 ILCS 5/3-10.9
                                       from Ch. 23, par. 3-10.9
  305 ILCS 5/3-10.10
                                       from Ch. 23, par. 3-10.10
  305 ILCS 5/3-11
                                       from Ch. 23, par. 3-11
  305 ILCS 5/3-13
                                       from Ch. 23, par. 3-13
  305 ILCS 5/3-14
                                       from Ch. 23, par. 3-14
  305 ILCS 5/4-0.5
  305 ILCS 5/4-1
                                       from Ch. 23, par. 4-1
  305 ILCS 5/4-1.2
                                       from Ch. 23, par. 4-1.2
  305 ILCS 5/4-1.2a
                                       from Ch. 23, par. 4-1.2a
  305 ILCS 5/4-1.2c
  305 ILCS 5/4-1.6
                                       from Ch. 23, par. 4-1.6
                                       from Ch. 23, par. 4-1.7
  305 ILCS 5/4-1.7
  305 ILCS 5/4-1.10
                                       from Ch. 23, par. 4-1.10
   305 ILCS 5/4-1.12
   305 ILCS 5/4-2
                          was 305 ILCS 5/4-2, subsec. (a)
   305 ILCS 5/4-2.5 new
                             was 305 ILCS 5/4-2, subsec. (c)
   305 ILCS 5/4-2.10 new
                              was 305 ILCS 5/4-2, subsec. (d)
   305 ILCS 5/4-2.15 new
                             was 305 ILCS 5/4-2, subsecs.
   (f) and (g)
   305 ILCS 5/4-2.20 new
                              was 305 ILCS 5/4-2,
   subsec. (h)
  305 ILCS 5/4-2,25 new
                              was 305 ILCS 5/4-2.
   subsec. (e)
  305 ILCS 5/4-2.30 new
                              was 305 ILCS 5/4-2,
   subsec, (b)
                                       from Ch. 23, par. 4-3a
   305 ILCS 5/4-3a
   305 ILCS 5/4-4.1
   305 ILCS 5/4-7
                                       from Ch. 23, par. 4-7
   305 ILCS 5/4-8
                          was 305 ILCS 5/4-8, subsec.
   (a), in part
   305 ILCS 5/4-8.5 new
                             was 305 ILCS 5/4-8,
```

```
subsec. (a), in part
305 ILCS 5/4-8.10 new
                           was 305 ILCS 5/4-8,
subsec. (a), in part
                           was 305 ILCS 5/4-8.
305 ILCS 5/4-8.15 new
subsec. (b)
305 ILCS 5/4-8.20 new
                           was 305 ILCS 5/4-8.
subsec. (c)
305 ILCS 5/4-9
                                     from Ch. 23, par. 4-9
305 ILCS 5/4-10
                                     from Ch. 23, par. 4-10
305 ILCS 5/4-12
                                     from Ch. 23, par. 4-12
305 ILCS 5/4-17
305 ILCS 5/4-21
305 ILCS 5/4-22
                                     from Ch. 23, par. 5-1.1
305 ILCS 5/5-1.1
305 ILCS 5/5-1.2
305 ILCS 5/5-2
                        was 305 ILCS 5/5-2, in part
                           was 305 ILCS 5/5-2, par. 1
305 ILCS 5/5-2.05 new
                            was 305 ILCS 5/5-2, par. 2
305 ILCS 5/5-2.010 new
                            was 305 ILCS 5/5-2, par. 3
305 ILCS 5/5-2.015 new
                            was 305 ILCS 5/5-2, par. 4
305 ILCS 5/5-2.020 new
                            was 305 ILCS 5/5-2, par. 5
305 ILCS 5/5-2.025 new
                            was 305 ILCS 5/5-2, par. 6
305 ILCS 5/5-2.030 new
305 ILCS 5/5-2.035 new
                            was 305 ILCS 5/5-2, in part,
and par. 7
305 ILCS 5/5-2.040 new
                            was 305 ILCS 5/5-2, par. 8
305 ILCS 5/5-2.045 new
                            was 305 ILCS 5/5-2, par. 9
305 ILCS 5/5-2.050 new
                            was 305 ILCS 5/5-2, par. 10
305 ILCS 5/5-2.055 new
                            was 305 ILCS 5/5-2, par. 11
                            was 305 ILCS 5/5-2, par. 12
    ILCS 5/5-2.060 new
     LCS 5/5-2,0100 new
                            was 305 ILCS 5/5-2, in part
      CS 5/5-2.1a
       CS 5/5-2.2
                                     from Ch. 23, par. 5-2.2
       ES 5/5-2.3
       ES 5/5-4
                                     from Ch. 23, par. 5-4
                                     from Ch. 23, par. 5-4.1
       S 5/5-4.1
        $ 5/5-4.2
                                     from Ch. 23, par. 5-4.2
        $ 5/5-4.20
                                     from Ch. 23, par. 5-4.20
        $ 5/5-4.21
                                     from Ch. 23, par. 5-4.21
       $ 5/5-4.22
                                     from Ch. 23, par. 5-4.22
       S 5/5-4.23
                                     from Ch. 23, par. 5-4.23
       $ 5/5-4.24
                                     from Ch. 23, par. 5-4.24
       'S 5/5~4.25
                                     from Ch. 23, par. 5-4.25
      JCS 5/5-4.26
                                     from Ch. 23, par. 5-4.26
    LCS 5/5-4.27
                                     from Ch. 23, par. 5-4.27
    ILCS 5/5-4.28
                                     from Ch. 23, par. 5-4.28
                                     from Ch. 23, par. 5-4.30
AUS ILCS 5/5-4.30
305 ILCS 5/5-4.31
                                     from Ch. 23, par. 5-4.31
305 ILCS 5/5-4.32
                                     from Ch. 23, par. 5-4.32
305 ILCS 5/5-4.33
                                     from Ch. 23, par. 5-4.33
305 ILCS 5/5-4.34
                                     from Ch. 23, par. 5-4.34
305 ILCS 5/5-4.35
                                     from Ch. 23, par. 5-4.35
305 ILCS 5/5-4.36
                                     from Ch. 23, par. 5-4.36
305 ILCS 5/5-4.37
                                     from Ch. 23, par. 5-4.37
305 ILCS 5/5-4.38
                                     from Ch. 23, par. 5-4.38
                        was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5
                            was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.005 new
305 ILCS 5/5-5.0010 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0015 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0020 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0025 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0030 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0035 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0040 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0045 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0050 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0055 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0060 new
                             was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.0065 new
                             was 305 ILCS 5/5-5, in part
```

305 ILCS 5/5-5.0070 new	
305 ILCS 5/5-5.0075 new	was 305 ILCS 5/5-5, in part
305 ILCS 5/5-5.01a	205 H OR 5/5 5 02
305 ILCS 5/5-5.02	was 305 ILCS 5/5-5.02, subsec. (h) was 305 ILCS 5/5-5.02, subsec. (a)
305 ILCS 5/5-5.02a new 305 ILCS 5/5-5.02b new	was 305 ILCS 5/5-5.02, subsec. (a)
305 ILCS 5/5-5.02c new	was 305 ILCS 5/5-5.02, subsec. (c)
305 ILCS 5/5-5.02d new	was 305 ILCS 5/5-5.02, subsec. (d)
305 ILCS 5/5-5.02e new	was 305 ILCS 5/5-5.02, subsec. (e)
305 ILCS 5/5-5.02f new	was 305 ILCS 5/5-5.02, subsec. (f)
305 ILCS 5/5-5.02g new	was 305 ILCS 5/5-5.02, subsec. (g)
305 ILCS 5/5-5.02h new	was 305 ILCS 5/5-5.02, subsec. (i)
305 ILCS 5/5-5.02i new	was 305 ILCS 5/5-5.02, subsec. (j)
305 ILCS 5/5-5.02j new	was 305 ILCS 5/5-5.02, subsec. (k)
305 ILCS 5/5-5.03	from Ch. 23, per. 5-5.1
305 ILCS 5/5-5.1 305 ILCS 5/5-5.2	from Ch. 23, par. 5-5.1 from Ch. 23, par. 5-5.2
305 ILCS 5/5-5.3	from Ch. 23, par. 5-5.3
305 ILCS 5/5-5.4	from Ch. 23, par. 5-5.4
305 ILCS 5/5-5.5	from Ch. 23, par. 5-5.5
305 ILCS 5/5-5.5a	from Ch. 23, par. 5-5.5a
305 ILCS 5/5-5.6a	from Ch. 23, par. 5-5.6a
305 ILCS 5/5-5.6b	from Ch. 23, par. 5-5.6b
305 ILCS 5/5-5.8	from Ch. 23, par. 5-5.8
305 ILCS 5/5-5.8a	from Ch. 23, par. 5-5.11
305 ILCS 5/5-5.11 305 ILCS 5/5-5.12	from Ch. 23, par. 5-5.11 from Ch. 23, par. 5-5.12
305 ILCS 5/5-5.12a	from Cn. 23, par. 3-3.12
305 ILCS 5/5-5.13	from Ch. 23, par. 5-5.13
305 ILCS 5/5-5.15	from Ch. 23, par. 5-5.15
305 ILCS 5/5-5.17	from Ch. 23, par. 5-5.17
305 ILCS 5/5-5.18	
305 ILCS 5/5-5.19	
305 ILCS 5/5-5.20	
305 ILCS 5/5-5.21	from Ch 22 por 5.50
305 ILCS 5/5-5a 305 ILCS 5/5-5b	from Ch. 23, par. 5-5a from Ch. 23, par. 5-5b
305 ILCS 5/5-5c	nom Cn. 25, par. 5-56
305 ILCS 5/5-6	from Ch. 23, par. 5-6
305 ILCS 5/5-7	from Ch. 23, par. 5-7
305 ILCS 5/5-8	from Ch. 23, par. 5-8
305 ILCS 5/5-9	from Ch. 23, par. 5-9
	was 305 ILCS 5/5-11, subsec.
(a), in part 305 ILCS 5/5-11.05 new	was 305 ILCS 5/5-11, subsec.
(a), in part	
305 ILCS 5/5-11.010 nev (a), in part	was 305 ILCS 5/5-11, subsec.
305 ILCS 5/5-11.015 nev	w was 305 ILCS 5/5-11, subsec.
(a), in part 305 ILCS 5/5-11.020 nev	was 305 ILCS 5/5-11, subsec.
(b), in part 305 ILCS 5/5-11.025 nev	w was 305 ILCS 5/5-11, subsec.
(b), in part	
305 ILCS 5/5-11.030 nev (b), in part	w was 305 ILCS 5/5-11, subsec.
305 ILCS 5/5-11.035 nev	w was 305 ILCS 5/5-11, subsec.
(b), in part 305 ILCS 5/5-11.040 nev	w was 305 ILCS 5/5-11, subsec.
(b), in part 305 ILCS 5/5-11.045 nev	w was 305 ILCS 5/5-11, subsec.
(b), in part	
305 ILCS 5/5-11.050 nev (b), in part	w was 305 ILCS 5/5-11, subsec.
305 ILCS 5/5-11.055 ne	w was 305 ILCS 5/5-11, subsec.
(b), in part 305 ILCS 5/5-11.060 ne	w was 305 ILCS 5/5-11, subsec. (c)
305 ILCS 5/5-11.065 ne	

SB-1855—Cont. **818**

205 H CC 5/5 L L	
305 ILCS 5/5-11.1	France Ch. 22 man 5 12
305 ILCS 5/5-12	from Ch. 23, par. 5-12
305 ILCS 5/5-13	from Ch. 23, par. 5-13
305 ILCS 5/5-13.2	C Ch 22 5 14
305 ILCS 5/5-14	from Ch. 23, par. 5-14
305 ILCS 5/5-15	from Ch. 23, par. 5-15
305 ILCS 5/5-15.5	
305 ILCS 5/5-16	from Ch. 23, par. 5-16
305 ILCS 5/5-16.1	from Ch. 23, par. 5-16.1
305 ILCS 5/5-16.2	•
305 ILCS 5/5-16.4	
305 ILCS 5/5-16.5	
305 ILCS 5/5-16.6	
305 ILCS 5/5-16.9	•
305 ILCS 5/5-16.10	
305 ILCS 5/5-16.11	
305 ILCS 5/5-16.12	
305 ILCS 5/5-17	from Ch. 23, par, 5-17
305 ILCS 5/5-19	from Ch. 23, par. 5-19
305 ILCS 5/5-20	2 27, pan a
305 ILCS 5/5-21	
305 ILCS 5/5-22	
305 ILCS 5/5A-2	from Ch. 23, par. 5A-2
305 ILCS 5/5A-3	from Ch. 23, par. 5A-3
305 ILCS 5/5A-4	from Ch. 23, par. 5A-4
305 ILCS 5/5A-5	
	from Ch. 23, par. 5A-5
305 ILCS 5/5A-6	from Ch. 23, par. 5A-6
305 ILCS 5/5A-7	from Ch. 23, par. 5A-7
305 ILCS 5/5A-8	from Ch. 23, par. 5A-8
95 ILCS 5/5A-9	from Ch. 23, par. 5A-9
7 ILCS 5/5B-4	from Ch. 23, par. 5B-4
ILCS 5/5B-5	from Ch. 23, par. 5B-5
ILCS 5/5B-6	from Ch. 23, par. 5B-6
LCS 5/5B-7	from Ch. 23, par. 5B-7
LCS 5/5B-8	from Ch. 23, par. 5B-8
LCS 5/5C-3	from Ch. 23, par. 5C-3
.LCS 5/5C-4	from Ch. 23, par. 5C-4
ILCS 5/5C-5	from Ch. 23, par. 5C-5
ILCS 5/5C-6	from Ch. 23, par. 5C-6
LCS 5/5C-7	from Ch. 23, par. 5C-7
LCS 5/5E-10	·
LCS 5/6-1	from Ch. 23, par. 6-1
LCS 5/6-1.2	from Ch. 23, par. 6-1.2
LCS 5/6-1.3	from Ch. 23, par. 6-1.3
ILCS 5/6-1.3a	from Ch. 23, par. 6-1.3a
ILCS 5/6-1.6	from Ch. 23, par. 6-1.6
ILCS 5/6-1.7	from Ch. 23, par. 6-1.7
ILCS 5/6-2	from Ch. 23, par. 6-2
ILCS 5/6-2.1	from Ch. 23, par. 6-2.1
ILCS 5/6-6	from Ch. 23, par. 6-6
ILCS 5/6-7	from Ch. 23, par. 6-7
ILCS 5/6-9	from Ch. 23, par. 6-9
ILCS 5/6-10	from Ch. 23, par. 6-10
ILCS 5/6-11	was 305 ILCS 5/6-11, subsecs.
, and (b)	
05 ILCS 5/6-11.5 new	was 305 ILCS 5/6-11, subsecs.
c) and (g)	
305 ILCS 5/6-11.10 new	was 305 ILCS 5/6-11, subsec. (d)
305 ILCS 5/6-11.15 new	
(e) and (f)	
305 ILCS 5/6-12	from Ch. 23, par. 6-12
305 ILCS 5/8A-2.5	110111 Cit. 20, part 0 12
305 ILCS 5/8A-4	from Ch. 23, par. 8A-4
305 ILCS 5/8A-4A	from Ch. 23, par. 8A-4A
305 ILCS 5/8A-5	from Ch. 23, par. 8A-5
305 ILCS 5/8A-5A	from Ch. 23, par. 8A-5A
305 ILCS 5/8A-7	was 305 ILCS 5/8A-7, subsecs.
(a), (b), and (c)	man Job IDCO Store 1, subsects.
(a), (b), and (c)	

305 ILCS 5/8A-7.05 new	was 305 ILCS 8A-7, subsec.
(d), in part	
305 ILCS 5/8A-7.010 new	was 305 ILCS 5/8A-7, subsec.
(d), in part	
305 ILCS 5/8A-7.015 new	was 305 ILCS 5/8A-7, subsec.
(d), in part	205 11 60 510 1 2 1
305 ILCS 5/8A-7.020 new	was 305 ILCS 5/8A-7, subsec.
(d), in part	205 H GG 510 A 7 - 1 - 1
305 ILCS 5/8A-7.025 new	was 305 ILCS 5/8A-7, subsec.
(d), in part	from Ch 22 mar 9 A 7 1
305 ILCS 5/8A-7.1	from Ch. 23, par. 8A-7.1 from Ch. 23, par. 8A-8
305 ILCS 5/8A-8 305 ILCS 5/8A-9	from Ch. 23, par. 8A-9
305 ILCS 5/8A-11	from Ch. 23, par. 8A-11
305 ILCS 5/8A-12	nom cm. 23, par. 071 11
305 ILCS 5/8A-16	
305 ILCS 5/9-1	from Ch. 23, par. 9-1
305 ILCS 5/9-2	from Ch. 23, par. 9-2
305 ILCS 5/9-3	from Ch. 23, par. 9-3
305 ILCS 5/9-4	from Ch. 23, par. 9-4
305 ILCS 5/9-5	from Ch. 23, par. 9-5
	as 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.005 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0010 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0015 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0020 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0025 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0030 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0035 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0040 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0045 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.0050 new	was 305 ILCS 5/9-6, in part
305 ILCS 5/9-6.1	from Ch. 23, par. 9-6.1 from Ch. 23, par. 9-7
305 ILCS 5/9-7 305 ILCS 5/9-8	from Ch. 23, par. 9-7
305 ILCS 5/9-8 305 ILCS 5/9-9	from Ch. 23, par. 9-9
305 ILCS 5/9-11	from Ch. 23, par. 9-11
305 ILCS 5/9A-3	from Ch. 23, par. 9A-3
305 ILCS 5/9A-4	from Ch. 23, par. 9A-4
	was 305 ILCS 5/9A-7, in part and
subsec. (b)	, ,
305 ILCS 5/9A-7.5 new	was 305 ILCS 5/9A-7, subsec. (c)
305 ILCS 5/9A-8	was 305 ILCS 5/9A-8, subsecs.
(a), (b), and (c)	
205 11 00 510 1 0 05	
305 ILCS 5/9A-8.05 new	was 305 ILCS 5/9A-8, subsecs.
305 ILCS 5/9A-8.05 new (d) and (e)	
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h)	
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1	was 305 ILCS 5/9A-8, subsecs.
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9	was 305 ILCS 5/9A-8, subsecs.
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11	was 305 ILCS 5/9A-8, subsecs.
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-11
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14 305 ILCS 5/10-1	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14.305 ILCS 5/9A-14.305 ILCS 5/10-1	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1 305 ILCS 5/10-3.1	was 305 ILCS 5/9A-8, subsecs. from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11, 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1a new 305 ILCS 5/10-3.1b new 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.1d new 305 ILCS 5/10-3.1d new	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1a new 305 ILCS 5/10-3.1b new 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.1d	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1 anew 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.2c	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11.5 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1 305 ILCS 5/10-3.1a new 305 ILCS 5/10-3.1b new 305 ILCS 5/10-3.1c new	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1 305 ILCS 5/10-3.1 a new 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.1d new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.2 305 ILCS 5/10-3.2	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part from Ch. 23, par. 10-3.2
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11 305 ILCS 5/9A-14 305 ILCS 5/10-3 305 ILCS 5/10-3 305 ILCS 5/10-3.1 305 ILCS 5/10-3.1 anew 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.2 305 ILCS 5/10-3.3	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 9A-11 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part from Ch. 23, par. 10-3.2
(d) and (e) 305 ILCS 5/9A-8.010 nev (f), (g), and (h) 305 ILCS 5/9A-8.1 305 ILCS 5/9A-9 305 ILCS 5/9A-10 305 ILCS 5/9A-11 305 ILCS 5/9A-11 305 ILCS 5/9A-14 305 ILCS 5/10-1 305 ILCS 5/10-3 305 ILCS 5/10-3.1 305 ILCS 5/10-3.1 a new 305 ILCS 5/10-3.1c new 305 ILCS 5/10-3.1d new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.1e new 305 ILCS 5/10-3.2 305 ILCS 5/10-3.2	from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-9 from Ch. 23, par. 9A-10 from Ch. 23, par. 10-1 from Ch. 23, par. 10-3 was 305 ILCS 5/10-3.1, in part was 305 ILCS 5/10-3.1, in part from Ch. 23, par. 10-3.2

305 ILCS 5/10-7	from Ch. 23, par. 10-7
305 ILCS 5/10-8	from Ch. 23, par. 10-8
305 ILCS 5/10-8.1	•
305 ILCS 5/10-9	from Ch. 23, par. 10-9
305 ILCS 5/10-10 wa	s 3-5 ILCS 5/10-10, in part
305 ILCS 5/10-10.05 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.010 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.015 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.020 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.025 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.030 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.035 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.040 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.045 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.050 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.055 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.060 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.065 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.070 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.075 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.080 new	was 305 ILCS 5/10-10, in part
305 ILCS 5/10-10.1	from Ch. 23, par. 10-10.1
305 ILCS 5/10-10.2	from Ch. 23, par. 10-10.2
305 ILCS 5/10-10.3	from Ch. 23, par. 10-10.3
305 ILCS 5/10-10.4	
305 ILCS 5/10-10.5	
305 ILCS 5/10-11	from Ch. 23, par. 10-11
305 ILCS 5/10-11.1	from Ch. 23, par. 10-11.1
305 ILCS 5/10-11.2	
305 ILCS 5/10-12	from Ch. 23, par. 10-12
305 ILCS 5/10-12.1	
305 ILCS 5/10-13	from Ch. 23, par. 10-13
305 ILCS 5/10-13.1	from Ch. 23, par. 10-13.1
305 ILCS 5/10-13.2	from Ch. 23, par. 10-13.2
305 ILCS 5/10-13.3	from Ch. 23, par. 10-13.3
305 ILCS 5/10-13.4	from Ch. 23, par. 10-13.4
305 ILCS 5/10-13.5	from Ch. 23, par. 10-13.5
305 ILCS 5/10-13.6	from Ch. 23, par. 10-13.6
305 ILCS 5/10-13.7	from Ch. 23, par. 10-13.7
305 ILCS 5/10-13.8	from Ch. 23, par. 10-13.8
305 ILCS 5/10-13.9	from Ch. 23, par. 10-13.9
305 ILCS 5/10-13.10	from Ch. 23, par. 10-13.10
305 ILCS 5/10-14	from Ch. 23, par. 10-14
305 ILCS 5/10-14.1	C Ch 22 10 15
305 ILCS 5/10-15	from Ch. 23, par. 10-15 from Ch. 23, par. 10-16
305 ILCS 5/10-16 305 ILCS 5/10-16.4	110111 Cit. 25, par. 10-10
305 ILCS 5/10-16.6	
305 ILCS 5/10-17.1	from Ch. 23, par. 10-17.1
305 ILCS 5/10-17.1	from Ch. 23, par. 10-17.1
305 ILCS 5/10-17.3	from Ch. 23, par. 10-17.3
305 ILCS 5/10-17.4	from Ch. 23, par. 10-17.4
305 ILCS 5/10-17.5	from Ch. 23, par. 10-17.5
305 ILCS 5/10-17.6	from Ch. 23, par. 10-17.6
305 ILCS 5/10-17.7	110th Cit. 257, par. 10 17.0
305 ILCS 5/10-17.8	
305 ILCS 5/10-17.9	
305 ILCS 5/10-17.11	
305 ILCS 5/10-18	from Ch. 23, par. 10-18
305 ILCS 5/10-19	from Ch. 23, par. 10-19
305 ILCS 5/10-20	from Ch. 23, par. 10-20
305 ILCS 5/10-21	from Ch. 23, par. 10-21
305 ILCS 5/10-23	, t
305 ILCS 5/10-24.5	
305 ILCS 5/10-24.45	
305 ILCS 5/10-25	
305 ILCS 5/10-25.5	
305 ILCS 5/10-26	

```
305 ILCS 5/10-26.2
305 ILCS 5/10-26.5
305 ILCS 5/10-27
305 ILCS 5/11-2
                                    from Ch. 23, par. 11-2
305 ILCS 5/11-2.1
                                    from Ch. 23, par. 11-2.1
305 ILCS 5/11-3
                                    from Ch. 23, par. 11-3
305 ILCS 5/11-3.2
                                    from Ch. 23, par. 11-3.2
305 ILCS 5/11-3.3
                                    from Ch. 23, par. 11-3.3
                                    from Ch. 23, par. 11-4
305 ILCS 5/11-4
305 ILCS 5/11-5
                                    from Ch. 23, par. 11-5
305 ILCS 5/11-6
                                    from Ch. 23, par. 11-6
305 ILCS 5/11-6.1
                                    from Ch. 23, par. 11-6.1
305 ILCS 5/11-6.2
305 ILCS 5/11-7
                                    from Ch. 23, par. 11-7
                                    from Ch. 23, par. 11-8
305 ILCS 5/11-8
305 ILCS 5/11-8.1
                                    from Ch. 23, par. 11-8.1
305 ILCS 5/11-8,2
                                    from Ch. 23, par. 11-8.2
                                    from Ch. 23, par. 11-8.3
305 ILCS 5/11-8.3
305 ILCS 5/11-8.4
                                    from Ch. 23, par. 11-8.4
305 ILCS 5/11-8.7
                                    from Ch. 23, par. 11-8.7
305 ILCS 5/11-9
                                    from Ch. 23, par. 11-9
305 ILCS 5/11-12
                                    from Ch. 23, par. 11-12
305 ILCS 5/11-13
                                    from Ch. 23, par. 11-13
305 ILCS 5/11-14.5
305 ILCS 5/11-15
                                    from Ch. 23, par. 11-15
305 ILCS 5/11-16
                                    from Ch. 23, par. 11-16
305 ILCS 5/11-17
                                    from Ch. 23, par. 11-17
305 ILCS 5/11-19
                                    from Ch. 23, par. 11-19
305 ILCS 5/11-20
                                    from Ch. 23, par. 11-20
305 ILCS 5/11-20.1
                                    from Ch. 23, par. 11-20.1
305 ILCS 5/11-22
                        was 305 ILCS 5/11-22, in part
                            was 305 ILCS 5/11-22, in part
305 ILCS 5/11-22.5 new
305 ILCS 5/11-22.10 new
                            was 305 ILCS 5/11-22, in part
305 ILCS 5/11-22.15 new
                            was 305 ILCS 5/11-22, in part
305 ILCS 5/11-22.20 new
                            was 305 ILCS 5/11-22, in part
305 ILCS 5/11-22a
                                    from Ch. 23, par, 11-22a
305 ILCS 5/11-22b
                         was 305 ILCS 5/11-22b, subsec. (a)
305 ILCS 5/11-22b.5 new
                            was 305 ILCS 5/11-22b, subsec. (b)
                             was 305 ILCS 5/11-22b, subdivs.
305 ILCS 5/11-22b.10 new
(c)(1) and (c)(2)
305 ILCS 5/11-22b.15 new
                             was 305 ILCS 5/11-22b, subdivs.
(c)(3) and(c)(4) and subsec. (i)
305 ILCS 5/11-22b.20 new
                            was 305 ILCS 5/11-22b, subsec. (d)
305 ILCS 5/11-22b.25 new
                            was 305 ILCS 5/11-22b, subsecs.
(e), (f), and (g)
305 ILCS 5/11-22b.30 new
                            was 305 ILCS 5/11-22b, subsec. (h)
305 ILCS 5/11-22c
                                    from Ch. 23, par. 11-22c
305 ILCS 5/11-26
                        was 305 ILCS 5/11-26, subsecs. (a) and (h
305 ILCS 5/11-26.05 new
                            was 305 ILCS 5/11-26, subsecs.
(b) and (c)
305 ILCS 5/11-26.010 new
                            was 305 ILCS 5/11-26, subsec. (d)
305 ILCS 5/11-26.015 new
                            was 305 ILCS 5/11-26, subsec. (e)
305 ILCS 5/11-26.020 new
                            was 305 ILCS 5/11-26, subsec. (f)
305 ILCS 5/11-26.025 new
                            was 305 ILCS 5/11-26, subsec. (g)
305 ILCS 5/11-26.030 new
                            was 305 ILCS 5/11-26, subsec. (i)
305 ILCS 5/11-26.1
                                    from Ch. 23, par. 11-26,1
                                  . from Ch. 23, par. 11-27
305 ILCS 5/11-27
305 ILCS 5/11-28
                                    from Ch. 23, par. 11-28
305 ILCS 5/11-29
                                    from Ch. 23, par. 11-29
305 ILCS 5/11-31
305 ILCS 5/12-2
                                    from Ch. 23, par. 12-2
305 ILCS 5/12-3
                                    from Ch. 23, par. 12-3
305 ILCS 5/12-4
                                    from Ch. 23, par. 12-4
305 ILCS 5/12-4.1
                                    from Ch. 23, par. 12-4.1
305 ILCS 5/12-4.3
                                    from Ch. 23, par. 12-4.3
305 ILCS 5/12-4.4
                                    from Ch. 23, par. 12-4.4
305 ILCS 5/12-4.5
                                    from Ch. 23, par. 12-4.5
305 ILCS 5/12-4.6
                                    from Ch. 23, par. 12-4.6
```

SB-1855—Cont. **822**

```
305 ILCS 5/12-4.7
                                   from Ch. 23, par. 12-4.7
305 ILCS 5/12-4.7b
305 ILCS 5/12-4.7c
305 ILCS 5/12-4.7d
                                   from Ch. 23, par. 12-4.8
305 ILCS 5/12-4.8
305 ILCS 5/12-4.8a
                                   from Ch. 23, par. 12-4.9
305 ILCS 5/12-4.9
                                   from Ch. 23, par. 12-4.10
305 ILCS 5/12-4.10
                                   from Ch. 23, par. 12-4.11
305 ILCS 5/12-4.11
                                   from Ch. 23, par. 12-4.12
305 ILCS 5/12-4.12
                                   from Ch. 23, par. 12-4.14
305 ILCS 5/12-4.14
                                   from Ch. 23, par. 12-4.16
305 ILCS 5/12-4.16
                                   from Ch. 23, par. 12-4.17
305 ILCS 5/12-4.17
                                   from Ch. 23, par. 12-4.18
305 ILCS 5/12-4.18
                                   from Ch. 23, par. 12-4.19
305 ILCS 5/12-4.19
                                   from Ch. 23, par. 12-4.20
305 ILCS 5/12-4.20
                                   from Ch. 23, par. 12-4.20a
305 ILCS 5/12-4.20a
                                   from Ch. 23, par. 12-4.20c
305 ILCS 5/12-4.20c
                                   from Ch. 23, par. 12-4.20d
305 ILCS 5/12-4.20d
                                   from Ch. 23, par. 12-4.21
305 ILCS 5/12-4.21
                                   from Ch. 23, par. 12-4.22
305 ILCS 5/12-4.22
                                   from Ch. 23, par. 12-4.23
305 ILCS 5/12-4.23
                                   from Ch. 23, par. 12-4.24
305 ILCS 5/12-4.24
                                   from Ch. 23, par. 12-4.24a
305 ILCS 5/12-4.24a
                        was 305 ILCS 5/12-4.25, subsecs.
305 ILCS 5/12-4.25
(A), (A-5), and (B)
305 ILCS 5/12-4.25.5 new was 305 ILCS 5/12-4.25, subsec. (C)
305 ILCS 5/12-4.25,10 new was 305 ILCS 5/12-4.25, subsec. (D)
305 ILCS 5/12-4.25.15 new was 305 ILCS 5/12-4.25, subsec. (E)
305 ILCS 5/12-4.25.20 new was 305 ILCS 5/12-4.25, subsecs.
(F) and (F-5)
305 ILCS 5/12-4.25.25 new was 305 ILCS 5/12-4.25, subsec. (G)
305 ILCS 5/12-4.25.30 new was 20 ILCS 2205/2205-10 and 305
ILCS 5/12-4.25, subsec. (H)
305 ILCS 5/12-4.25.35 new was 305 ILCS 5/12-4.25, subsec. (I)
305 ILCS 5/12-4.25a
                                   from Ch. 23, par. 12-4.25a
                                   from Ch. 23, par. 12-4.25b
305 ILCS 5/12-4.25b
305 ILCS 5/12-4.25c
                                   from Ch. 23, par. 12-4.25c
305 ILCS 5/12-4.26
                                   from Ch. 23, par. 12-4.26
305 ILCS 5/12-4.27
                                   from Ch. 23, par. 12-4.27
305 ILCS 5/12-4.29
                                   from Ch. 23, par. 12-4.29
305 ILCS 5/12-4.30
                                   from Ch. 23, par. 12-4.30
305 ILCS 5/12-4.33
                        was 305 ILCS 5/12-4.33, subsecs.
(a), (b), and (c)
305 ILCS 5/12-4.33a new
                           was 305 ILCS 5/12-4.33, subsec. (d)
305 ILCS 5/12-4.33b new
                           was 305 ILCS 5/12-4.33, subsec. (e)
305 ILCS 5/12-4.33c new
                           was 305 ILCS 5/12-4.33, subsec. (f)
305 ILCS 5/12-4.34
305 ILCS 5/12-4.35
305 ILCS 5/12-4.103
305 ILCS 5/12-5
                        was 305 ILCS 12-5, in part
305 ILCS 5/12-5.5 new
                          was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.10 new
                          was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.15 new
                           was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.20 new
                           was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.25 new
                           was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.30 new
                           was 305 ILCS 5/12-5, in part
305 ILCS 5/12-5.35 new
                           was 305 ILCS 5/12-5, in part
305 ILCS 5/12-8
                                   from Ch. 23, par. 12-8
305 ILCS 5/12-8.1
305 ILCS 5/12-9
                                   from Ch. 23, par. 12-9
305 ILCS 5/12-9.1
305 ILCS 5/12-10
                                   from Ch. 23, par. 12-10
305 ILCS 5/12-10.1
                                   from Ch. 23, par. 12-10.1
305 ILCS 5/12-10.2
                                   from Ch. 23, par. 12-10.2
305 ILCS 5/12-10.2a
305 ILCS 5/12-10.3
                                   from Ch. 23, par. 12-10.3
305 ILCS 5/12-10.5
```

```
305 ILCS 5/12-10.6
305 ILCS 5/12-12
                                    from Ch. 23, par. 12-12
305 ILCS 5/12-12.1
305 ILCS 5/12-13
                                    from Ch. 23, par. 12-13
305 ILCS 5/12-13.05
305 ILCS 5/12-13.2
305 ILCS 5/12-19
                                     from Ch. 23, par. 12-19
305 ILCS 5/12-19.1
                                     from Ch. 23, par. 12-19.1
305 ILCS 5/12-19.3
                                     from Ch. 23, par. 12-19.3
305 ILCS 5/12-19.5
                                     from Ch. 23, par. 12-19.5
305 ILCS 5/12-21
                                     from Ch. 23, par. 12-21
305 ILCS 5/12-21.6
                                     from Ch. 23, par. 12-21.6
305 ILCS 5/12-21.7
                                     from Ch. 23, par. 12-21.7
305 ILCS 5/12-21.8
                                     from Ch. 23, par. 12-21.8
305 ILCS 5/12-21.10
                                     from Ch. 23, par. 12-21.10
305 ILCS 5/12-21.11
                                    from Ch. 23, par. 12-21.11
305 ILCS 5/12-21.12
                                     from Ch. 23, par. 12-21.12
305 ILCS 5/12-21.14
                                     from Ch. 23, par. 12-21.14
305 ILCS 5/12-21.16
                                    from Ch. 23, par. 12-21.16
305 ILCS 5/12-21.17
                                    from Ch. 23, par. 12-21.17
305 ILCS 5/12-21.18
                                     from Ch. 23, par. 12-21.18
305 ILCS 5/14-1
                                     from Ch. 23, par. 14-1
305 ILCS 5/14-2
                                     from Ch. 23, par. 14-2
305 ILCS 5/14-3
                                     from Ch. 23, par. 14-3
305 ILCS 5/14-4
                                     from Ch. 23, par. 14-4
305 ILCS 5/14-5
                                     from Ch. 23, par. 14-5
                                    from Ch. 23, par. 14-6
305 ILCS 5/14-6
305 ILCS 5/14-7
                                     from Ch. 23, par. 14-7
305 ILCS 5/14-8
                        was 305 ILCS 5/14-8, subsecs.
(a) and (b)
305 ILCS 5/14-8.5 new
                           was 305 ILCS 5/14-8, subsec. (b-5)
305 ILCS 5/14-8.10 new
                            was 305 ILCS 5/14-8, subsec. (c)
305 ILCS 5/14-8.15 new
                            was 305 ILCS 5/14-8, subsec. (d)
305 ILCS 5/14-8.20 new
                            was 305 ILCS 5/14-8, subsec. (e)
305 ILCS 5/14-8.25 new
                            was 305 ILCS 5/14-8, subsec. (f)
                            was 305 ILCS 5/14-8, subsec. (f-5)
305 ILCS 5/14-8.30 new
305 ILCS 5/14-8.35 new
                            was 305 ILCS 5/14-8, subsec. (g)
305 ILCS 5/14-8.40 new
                            was 305 ILCS 5/14-8, subsec. (h)
305 ILCS 5/14-8.45 new
                            was 305 ILCS 5/14-8, subsec. (i)
305 ILCS 5/14-9
                                     from Ch. 23, par. 14-9
305 ILCS 5/14-10
                                     from Ch. 23, par. 14-10
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
305 ILCS 5/15-5
                                     from Ch. 23, par. 15-5
305 ILCS 5/15-6
                                     from Ch. 23, par. 15-6
305 ILCS 5/15-7
                                     from Ch. 23, par. 15-7
305 ILCS 5/15-8
                                     from Ch. 23, par. 15-8
  5 ILCS 100/5-160
  5 ILCS 140/7.1
                                     from Ch. 116, par. 207.1
 30 ILCS 105/13.2
                                     from Ch. 127, par. 149.2
                                     from Ch. 122, par. 102-16.2
110 ILCS 805/2-16.03
215 ILCS 5/409
                                     from Ch. 73, par. 1021
215 ILCS 106/25
215 ILCS 125/2-1
                                     from Ch. 111 1/2, par. 1403
215 ILCS 125/4-17
215 ILCS 165/2
                                     from Ch. 32, par. 596
                                     from Ch. 40, par. 505.1
750 ILCS 5/505.1
750 ILCS 16/60
750 ILCS 25/6
                                     from Ch. 40, par. 2706
750 ILCS 45/15.1
                                     from Ch. 40, par. 2515.1
```

Amends the Illinois Public Aid Code. Changes references to the "Department" or the "Illinois Department" to the "Department of Public Aid" or the "Department of Human Services", or both. Changes references to the "Director" to the "Director of Public Aid" or the "Secretary of Human Services", or both. Adds definitions of "Medicaid" and certain terms used in connection with the enforcement of child and spouse support responsibilities. Moves a provision concerning vendors under the medical assistance program

from the Department of Public Aid Law of the Civil Administrative Code of Illinois to the Illinois Public Aid Code. Divides several long Sections of the Illinois Public Aid Code into shorter Sections. Amends the Illinois Administrative Procedure Act, the Freedom of Information Act, the State Finance Act, the Public Community College Act, the Illinois Insurance Code, the Children's Health Insurance Program Act, the Health Maintenance Organization Act, the Voluntary Health Services Plans Act, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support Punishment Act, the Expedited Child Support Act of 1990, and the Illinois Parentage Act of 1984 to make conforming changes.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1856 LIGHTFORD - SMITH.

```
215 ILCS 5/356z.2 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 he Voluntary Health Services Plans Act. Provides that coverage under those Acts must nelude coverage for all generally medically accepted cancer screening tests. Effective mmediately.

```
02-02-06 S First reading
```

S Added as Chief Co-sponsor SMITH

S Referred to Sen Rules Comm
02-02-20 S Assigned to Insurance & Pensions

02-03-05 S Postponed

S Committee Insurance & Pensions 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1857 LIGHTFORD - SMITH.

5 ILCS 375/6.11

30 ILCS 805/8.26 new

55 ILCS 5/5-1069.3

65 ILCS 5/10-4-2.3

215 ILCS 5/356z.2 new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code to prohibit insurers from denying or canceling overage solely because the insured or proposed insured is a breast cancer survivor or is a family history of breast cancer, or both. Amends the State Employees Group Inurance Act of 1971, the Counties Code, the Illinois Municipal Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to make corresponding changes in those Acts. Amends the State Mandates Act to provide that no State reimbursement is required for the implementation of any mandate created by this amendatory Act.

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

02-02-06 S First reading

S Added as Chief Co-sponsor SMITH

S Referred to Sen Rules Comm
02-02-20 S Assigned to Insurance & Pensions

02-03-05 S Postponed

S Committee Insurance & Pensions 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1858 WALSH.T.

215 ILCS 5/356b.5 new

Amends the Illinois Insurance Code. Provides that policies of accident and health insurance that provide for termination of dependent coverage upon attainment of a limiting age must provide that, upon notice to the company, the coverage can be continued for a period of 9 months. Effective immediately.

02-02-06 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Insurance & Pensions
02-03-05 S	Postponed
S	Committee Insurance & Pensions
02-03-08 S	Refer to Rules/Rul 3-9(a)

825 SB-1859

SB-1859 WALSH.T.

5 ILCS 375/6.5

Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning retired teacher benefits.

02-02-06 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Insurance & Pensions 02-03-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Rdg

SB-1860 WALSH,T.

40 ILCS 5/16-101

from Ch. 108 1/2, par. 16-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate teachers.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1860 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm 02-02-15 S Pension Note Filed 02-02-27 S Assigned to Insurance & Pensions 02-03-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Rdg

SB-1861 WALSH,T.

5 ILCS 375/1

from Ch. 127, par. 521

Amends the State Employees Group Insurance Act of 1971. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1862 WALSH,T.

40 ILCS 5/4-101

from Ch. 108 1/2, par. 4-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1862 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm 02-02-15 S Pension Note Filed

02-02-27 S Assigned to Insurance & Pensions 02-03-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Rdg

SB-1863 WALSH,T.

40 ILCS 5/16-101

from Ch. 108 1/2, par. 16-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1863 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm 02-02-15 S Pension Note Filed

Committee Rules

SB-1864 WALSH,T.

40 ILCS 5/2-101

from Ch. 108 1/2, par. 2-101

Amends the Illinois Pension Code, Makes a technical change in a Section concerning the General Assembly.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1864 does not have a fiscal impact,

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed S Committee Rules

SB-1865 WALSH.T.

40 ILCS 5/3-101

from Ch. 108 1/2, par. 3-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate police.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1865 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

Pension Note Filed 02-02-15 S Committee Rules

SB-1866 WALSH,T.

40 ILCS 5/5-101

from Ch. 108 1/2, par. 5-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1866 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1867 WALSH,T.

> 40 ILCS 5/7-102 from Ch. 108 1/2, par. 7-102

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Illinois Municipal Retirement Fund.

PENSION NÔTE (Illinois Pension Laws Commission)

Senate Bill 1867 does not have a fiscal impact on IMRF.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1868 WALSH,T.

> 40 ILCS 5/6-101 from Ch. 108 1/2, par. 6-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago firefighters.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1868 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

WALSH,T. SB-1869

> 40 ILCS 5/15-101 from Ch. 108 1/2, par. 15-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning State universities.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1869 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1870 WALSH.T.

215 ILCS 105/1 from Ch. 73, par. 1301

Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in the Section relating to the short title.

02-02-06 S First reading Referred to Sen Rules Comm

WALSH,T. SB-1871

> 215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401

Amends the Health Maintenance Organization Act. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1872 WALSH,T.

215 ILCS 165/3 from Ch. 32, par. 597

Amends the Voluntary Health Services Plans Act. Makes a technical change in a Section concerning authority to operate voluntary health services plans.

827 SB-1872—Cont.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1873 WALSH.T.

215 ILCS 97/15

Amends the Illinois Health Insurance Portability and Accountability Act. Makes a technical change in a Section concerning the applicability and scope of the Act.

02-02-06SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Insurance & Pensions02-03-05SRecommended do pass 007-000-000

S Placed Calndr, Second Rdg

SB-1874 WALSH,T.

215 ILCS 5/1

from Ch. 73, par. 613

Amends the Illinois Insurance Code. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Insurance & Pensions
02-03-05 S Placed Calndr, Second Rdg
Recommended do pass 007-000-000

SB-1875 WALSH,T.

215 ILCS 123/40

Amends the Health Care Purchasing Group Act. Makes technical changes in a Section concerning renewability.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1876 PETERSON.

35 ILCS 200/23-15

Amends the Property Tax Code. Makes a technical change in a Section concerning tax objection procedures and hearings.

02-02-06 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Revenue

02-02-28 S Recommended do pass 010-000-000

S Placed Calndr, Second Rdg

SB-1877 PETERSON.

625 ILCS 5/13-109.3

Amends the Illinois Vehicle Code. Provides that recreational vehicles (as well as farm vehicles) are exempt from diesel emissions inspections. Effective immediately.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1878 PETERSON.

210 ILCS 85/6.21 new

410 ILCS 50/7 new

Amends the Hospital Licensing Act and the Medical Patient Rights Act. Provides that every hospital must develop a procedure to obtain a patient's informed consent, in a non-emergent situation, to any services or procedures to be performed in the hospital by a physician who is neither (i) included in a contract between the hospital and a health services corporation or insurance company nor (ii) otherwise participating in the patient's health services corporation or insurance company plan. Provides for enforcement of these provisions by the Department of Public Health.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm

SB-1879 SIEBEN.

65 ILCS 5/8-11-1.3

from Ch. 24, par. 8-11-1.3

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning non-home rule municipal retailers' occupation taxes.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1880 SIEBEN - LAUZEN.

625 ILCS 5/12-215

from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Provides that the use of green oscillating, rotating, or flashing lights is prohibited except on vehicles used by security personnel on private property they were hired to serve by the owner or owners of that property or by

an association representing the owners, or on vehicles used by a security company, alarm responder, or control agency on private property the security company, alarm responder, or control agency has contracted to serve. Provides that the lights are not to be lighted except on the private property served.

SENATE AMENDMENT NO. 1.

Deletes the amendatory provisions of the original bill. Provides that a vehicle owned by any security company alarm responder, or control agency (as well as a vehicle owned by a security company, alarm responder, or control agency bound by a contract with a federal, State, or local government to use those lights) may use amber oscillating, rotating or flashing lights.

02-02-06 S First reading Referred to Sen Rules Comm
02-02-22 S Added as Chief Co-sponsor LAUZEN
02-02-27 S Assigned to Transportation
02-03-06 S Amendment No.01 TRANSPORTN S Adopted
Recmnded do pass as amend 010-000-000
S Placed Calndr,Second Rdg
02-03-07 S Second Reading
S Placed Calndr,3rd Reading

SB-1881 SYVERSON.

30 ILCS 500/30-25

Amends the Illinois Procurement Code. In construction contracts, provides that the retention percentage may not exceed 5% of the contract price.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1882 SYVERSON.

30 ILCS 550/1

from Ch. 29, par. 15

Amends the Public Construction Bond Act. Permits the contractor to meet the Act's bond requirement with a cash bond, letter of credit, or surety bond.

SENATE AMENDMENT NO. 1.

Further amends the Public Construction Bond Act. Deletes the bill's changes. Provides that unless otherwise required by the Act, a contractor may not be required to provide a cash bond or letter of credit in place of or in addition to the required surety bond.

 02-02-06
 S
 First reading
 Referred to Sen Rules Comm

 02-02-20
 S
 Assigned to Executive

 02-02-28
 S
 Postponed

 02-03-06
 S
 Amendment No.01
 EXECUTIVE S
 Adopted

 02-03-07
 S
 Placed Calndr, Second Rdg
 Recmnded do pass as amend 009-003-000

SB-1883 NOLAND.

35 ILCS 5/404

from Ch. 120, par. 4-404

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning reallocation.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1884 MADIGAN,L.

110 ILCS 947/10

Amends the Higher Education Student Assistance Act. Provides that "part-time student", for the purposes of the Monetary Award Program, includes any undergraduate student, other than a full-time student, enrolled in 3 or more semester or quarter hours of credit courses (now, a part-time student must be enrolled in 6 or more semester or quarter hours of credit courses). Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1885 TROTTER.

30 ILCS 425/2

from Ch. 127, par. 2802

Amends the Build Illinois Bond Act to decrease the authorization for bonds by \$1. Effective July 1, 2002.

STATE DEBT NOTE (Economic and Fiscal Commission)

SB 1885 would reduce Build Illinois Bond authorization by \$1.

02-02-06 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations

02-03-04 S	State Debt Note Filed			
S 02-03-08 S	Committee Appropriations Refer to Rules/Rul 3-9(a)			
	Refer to Rules/Rul 3-9(a)			
SB-1886 TROTTER.				
	Ch. 127, par. 652			
General Obligation Bonds authorized und STATE DEBT NOTE (Economic and F SB 1886 would reduce General Obligat	Fiscal Commission)			
by \$1. 02-02-06 S First reading	Deferred to See Bules Comm			
	Referred to Sen Rules Comm			
02-02-27 S	Assigned to Appropriations			
02-03-04 S	State Debt Note Filed			
S 02-03-08 S	Committee Appropriations			
02-03-08 5	Refer to Rules/Rul 3-9(a)			
SB-1887 TROTTER.				
30 ILCS 425/2 from 6	Ch. 127, par. 2802			
Amends the Build Illinois Bond Act to	decrease the authorization for bonds by \$1.			
Effective July 1, 2002.				
STATE DEBT NOTE (Economic and F	Fiscal Commission)			
SB 1887 would reduce Build Illinois Bo	ond authorization			
by \$1.				
02-02-06 S First reading	Referred to Sen Rules Comm			
02-02-27 S	Assigned to Appropriations			
02-03-04 S	State Debt Note Filed			
S	Committee Appropriations			
02-03-08 S	Refer to Rules/Rul 3-9(a)			
SB-1888 TROTTER.				
	Ch. 127, par. 652			
Amends the General Obligation Bond Act by reducing by \$1 the total amount of General Obligation Bonds authorized under this Act. Effective July 1, 2002. STATE DEBT NOTE (Economic and Fiscal Commission) SB 1888 would reduce General Obligation Bond authorization				
by \$1. 02-02-06 S First reading	Referred to Sen Rules Comm			
02-02-27 S	Assigned to Appropriations			
02-03-04 S	State Debt Note Filed			
S	Committee Appropriations			
02-03-08 S	Refer to Rules/Rul 3-9(a)			
	Refer to Rules/Rul 3-7(a)			
SB-1889 TROTTER.				
	Ch. 127, par. 652			
Amends the General Obligation Bond	Act by reducing by \$1 the total amount of			
General Obligation Bonds authorized under this Act. Effective July 1, 2002.				
STATE DEBT NOTE (Economic and Fiscal Commission)				
SB 1889 would reduce General Obligation Bond authorization				
by \$1.				
02-02-06 S First reading	Referred to Sen Rules Comm			

by \$1.

02-02-06 S First reading Referred to Sen Rules Commod Value Value

SB-1890 DILLARD.

70 ILCS 210/1 from Ch. 85, par. 1221

Amends the Metropolitan Pier and Exposition Authority Act. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1891 DILLARD.

30 ILCS 235/2 from Ch. 85, par. 902

Amends the Public Funds Investment Act. Authorizes public agencies to invest in certain obligations of the Federal National Mortgage Association and in certain money market funds that invest in those obligations. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1892 TROTTER.

820 ILCS 35/8

from Ch. 10, par. 30

Amends the Employee Arbitration Act. Makes a stylistic change in provisions concerning the service of process or notices.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1893 TROTTER.

725 ILCS 124/5

Amends the Capital Crimes Litigation Act. Makes a technical change to a Section concerning the appointment of trial counsel in death penalty cases.

02-02-06 \$ First reading

Referred to Sen Rules Comm

SB-1894 TROTTER.

725 ILCS 5/110-11

from Ch. 38, par. 110-11

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning bail on a new trial.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1895 TROTTER.

710 ILCS 10/1

from Ch. 48, par. 2301

Amends the Labor Arbitration Services Act. Makes a technical change in a Section relating to arbitration services by the Department of Labor.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1896 TROTTER.

705 TLCS 35/4

from Ch. 37, par. 72.4

Amends the Circuit Courts Act. Makes a technical change in a Section concerning court business.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1897 TROTTER.

70 ILCS 810/2

from Ch. 96 1/2, par. 6402

Amends the Cook County Forest Preserve District Act. Makes a technical change in a Section concerning definitions.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1898 TROTTER.

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Amends the Counties Code. Makes a technical change in a Section concerning the short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1899 TROTTER.

20 ILCS 3930/1

from Ch. 38, par. 210-1

Amends the Criminal Justice Information Act. Makes a technical change in the Section concerning the short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1900 PETERSON - LINK - KLEMM - PARKER.

60 ILCS 1/235-15

Amends the Township Code. Authorizes certain townships to provide for construction of drainage ditches by special taxation of real property touching the road near the proposed drainage ditch.

02-02-06 S First reading

Referred to Sen Rules Comm

02-02-20 S

Assigned to Local Government

02-02-22 S Added as Chief Co-sponsor LINK

02-02-26 S

Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

02-02-27 S Added as Chief Co-sponsor KLEMM

S Second Reading

S Placed Calndr, 3rd Reading

02-03-05 S Added as Chief Co-sponsor PARKER

S Third Reading - Passed 054-000-002

H Arrive House

H Placed Calndr First Rdg

831 SB-1900—Cont.

02-03-07 H Hse Sponsor DURKIN

SB-1901 CULLERTON - DILLARD.

705 ILCS 205/1

from Ch. 13, par. 1

Amends the Attorney Act. Provides that an unlicensed person or entity may not advertise or hold itself out to practice law, give legal advice, or own, conduct, or maintain a facility to practice law or give legal advice. Provides that the remedies available for the unauthorized practice of law include, but are not limited to: (i) appropriate equitable relief; (ii) a civil penalty not to exceed \$5,000; (iii) actual damages; (iv) reasonable attorney's fees and costs; (v) punitive damages if the conduct was willful, intentional, or done with reckless disregard to the rights of others; and (vi) other relief deemed necessary to remedy the wrongdoing.

02-02-06 S First reading Referred to Sen Rules Comm

02-02-14 S Added as Chief Co-sponsor DILLARD

SB-1902 CULLERTON.

310 ILCS 60/1

from Ch. 67 1/2, par. 1151

Amends the Federally Subsidized Housing Preservation Act. Makes technical changes in a Section concerning the Act's short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1903 CULLERTON.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961 relating to the imposition of the death penalty for first degree murder. Prohibits the imposition of the death penalty upon a mentally retarded person. Provides that the issue of the defendant's mental retardation may be raised by the defense, the State, or the court at any appropriate time before a plea is entered or before or after trial. Provides that the court shall hold a hearing upon a motion that the death penalty be precluded because the convicted person is mentally retarded. Provides that if the court finds, by a preponderance of the evidence, that the defendant is mentally retarded, the death sentence may not be imposed. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1904 SULLIVAN.

New Act

30 ILCS 805/8.26 new

Creates the O'Hare Airport Expansion Property Tax Replacement Act.

02-02-06 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Executive

02-02-28 S Postponed

02-03-07 S Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-1905 DILLARD.

20 ILCS 3305/5 from Ch. 127, par. 1055

35 ILCS 5/507X new

35 ILCS 5/509 from Ch. 120, par. 5-509 35 ILCS 5/510 from Ch. 120, par. 5-510

30 ILCS 105/5.570 new

Amends the Income Tax Act to create the Anti-Terrorism Fund checkoff. Provides that the Department of Revenue shall print on its standard individual income tax form a provision indicating that if the taxpayer wishes to contribute to the Anti-Terrorism Fund, he or she may do so by stating the amount of the contribution on the return and that the contribution will reduce the taxpayer's refund or increase the amount of payment to accompany the return. Amends the Illinois Emergency Management Agency Act. Provides that the Agency shall make grants from the Anti-Terrorism Fund to State and local entities for paying or reimbursing costs incurred by those entities for overtime salaries of emergency and security personnel related to anti-terrorism and for associated anti-terrorism expenses. Amends the State Finance Act to create the Anti-Terrorism Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1906 832

SB-1906 CLAYBORNE.

```
New Act
15 ILCS 20/50-5 was 15 ILCS 20/38
15 ILCS 20/50-5.5 new
15 ILCS 20/50-10 was 15 ILCS 20/38.1
25 ILCS 155/4 from Ch. 63, par. 344
30 ILCS 105/6z-51
30 ILCS 105/6z-60 new
30 ILCS 105/25 from Ch. 127, par. 161
```

Creates the Budget Stabilization and Reform Act. Provides for transfers of moneys into the Budget Stabilization Fund and the Early Debt Retirement Fund from the general revenues of the State during fiscal years in which the State's general revenue funds exceed the prior year's estimated general funds revenue by more than 4%. Amends the State Budget Law of the Civil Administrative Code of Illinois. Creates the Revenue Estimating Council. Provides that the General Assembly must adopt the estimates of the Council. Provides that in fiscal year 2004 and in each fiscal year thereafter, the State budget must contain one or more line items appropriating moneys to pay certain liabilities incurred in the previous fiscal year. Amends the State Finance Act. Creates the Early Debt Retirement Fund and makes conforming changes. Provides that earnings on investments of the Budget Stabilization Fund shall be deposited in that Fund. Amends the Illinois Economic and Fiscal Commission Act to make conforming changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1907 PARKER.

625 ILCS 5/13B-40

Amends the Illinois Vehicle Code. Provides that a person whose vehicle is damaged by or because of an emission inspection may file a grievance petition with the Illinois Environmental Protection Agency. Provides that the Agency shall present the complaining party and the affected inspection station with the Agency's written determination of liability and damages within 45 days after receiving the petition. Provides that the Agency's determination is subject to review in circuit court.

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

02-02-06 S First reading Referred to Sen Rules Comm

02-02-27 S Assigned to Transportation

02-03-06 S Placed Calndr, Second Rdg
```

SB-1908 PARKER.

```
605 ILCS 10/10 from Ch. 121, par. 100-10
605 ILCS 10/20.2 new
605 ILCS 10/23.5 new
```

Amends the Toll Highway Act. Authorizes the Toll Highway Authority to enter into a contract with a unit of local government or other entity under which the Authority agrees to collect tolls or other revenues by electronic means on behalf of the entity. Requires the Authority to submit to the General Assembly, by January 1, 2003, a 20-year comprehensive strategic financial plan. Requires the Auditor General to conduct a management audit of the State's toll highway operations and management; requires the Authority to pay for the audit. Specifies certain matters to be included in the audit. Requires a report of the audit findings by December 31, 2003. Effective immediately.

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

02-02-06 S First reading Referred to Sen Rules Comm

02-02-27 S Assigned to Transportation

02-03-06 S Recommended do pass 010-000-000

S Placed Calndr, Second Rdg

02-03-07 S Second Reading
S Placed Calndr, 3rd Reading
```

SB-1909 KARPIEL.

```
235 ILCS 5/6-2 from Ch. 43, par. 120
```

Amends the Liquor Control Act of 1934. Deletes the provision that a public official may not have a direct interest in the manufacture or distribution of alcoholic liquor unless the public official meets one of the enumerated exceptions. Effective immediately.

833 SB-1909—Cont.

SENATE AMENDMENT NO. 1.

substantive changes in the bill. Provides that an alderman or member of a city council or commission, a member of a village board of trustees, other than the president, or a member of a county board, other than the president, may have a direct interest in a manufacturer or distributor of alcoholic liquor if the manufacturer or distributor is not required to hold a local liquor license.

SENATE AMENDMENT NO. 2.

Adds reference to:

235 ILCS 5/6-15 from Ch. 43, par. 130

Further amends the Liquor Control Act of 1934. Authorizes the delivery and sale of alcoholic liquor on any golf course owned by a park district organized under the Park District Code, subject to the approval of the governing board of the district.

```
02-02-06 S First reading
                                    Referred to Sen Rules Comm
02-02-20 S
                                    Assigned to Local Government
02-02-26 S
                                    Postponed
02-03-05 S
                Amendment No.01
                                    LOCAL GOV
                                                            Adopted
         S
                Amendment No.02
                                    LOCAL GOV S
                                                            Adopted
         S
                                    Recmnded do pass as amend 007-001-000
         S Placed Calndr, Second Rdg
02-03-06 S Second Reading
         S Placed Calndr, 3rd Reading
```

SB-1910 WALSH,L.

215 ILCS 5/155.39 new

Amends the Illinois Insurance Code. Provides that insurers may not establish premium rates for homeowners or renters insurance that are based upon the insured's or applicant's credit report or credit score. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1911 MADIGAN,L.

Appropriates \$2 from the General Revenue Fund to the State Board of Education for administration of the K-3 class size reduction grant program. Effective July 1, 2002.

```
02-02-06 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-1912 MADIGAN,L.

105 ILCS 5/2-3.131 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. Limits use of the grant funds to operating and maintaining classes in grades K-3 with a class size of no more than 20 pupils. Effective July 1, 2002.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1913 CLAYBORNE.

735 ILCS 5/7-103.70

Amends the Code of Civil Procedure. In a provision granting quick-take eminent domain authority to the Southwestern Illinois Development Authority, changes the period of quick-take authority to August 30, 2002 through August 30, 2004 (instead of May 22, 1998 to August 30, 2002). Effective immediately.

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		To Subcommittee
	S		Committee Executive
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-1914 HALVORSON AND BOWLES.

New Act

20 ILCS 405/405-195 new

30 ILCS 105/5.570 new

Creates the Senior Citizen Prescription Drug Discount Program Act. Provides that the Program shall be administered by the Department of Central Management Services to enable eligible senior citizens to purchase prescription drugs at discounted prices and

that the Department shall (i) enroll eligible seniors into the Program, (ii) enter into rebate agreements with drug manufacturers, either itself or through an agent, and (iii) reimburse pharmacies for the cost of providing discounts using the proceeds from the manufacturer rebate agreements. Eligible seniors are persons who are Illinois residents and who are 65 years of age or older. Establishes a prescription pricing formula. Sets guidelines for the rebate agreements. Establishes application requirements for seniors and eligibility requirements for pharmacies. Requires the Department to adopt rules. Amends the State Finance Act to create the Senior Citizen Prescription Drug Discount Program Fund into which rebate payments and enrollment fees shall be deposited. Provides for an initial transfer from the General Revenue Fund into the Drug Discount Program Fund of \$27,000,000 to be repaid to the General Revenue Fund out of rebate payments. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that the Department shall establish a Prescription Drug Purchasing Policy Office to determine and implement strategies for best price purchasing practices for State agencies that pay for prescription drugs by direct purchase or by other arrangements. Effective July 1, 2002.

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

02-02-06 S First reading Referred to Sen Rules Comm

02-03-08 S Added As A Co-sponsor BOWLES

SB-1915 JONES.E.

705 ILCS 105/27.2a from Ch. 25, par. 27.2a 705 ILCS 105/27.3b from Ch. 25, par. 27.3b 705 ILCS 105/27.3d new

Amends the Clerks of Courts Act. Provides that in counties having a population of 3,000,000 or more inhabitants, the fee for filing a petition to vacate or modify a final order of court or to reconsider a final judgment or order of court, except in certain specified cases, if filed more than 30 days after the entry of the judgment or order is \$75. Eliminates the \$300 limitation on the clerk accepting a credit or debit card for the cash deposit of bail bond fees. Authorizes the county board to require the circuit clerk to establish and maintain a document evidence storage system and to deposit those moneys into a Document Evidence Storage Fund in the county treasury.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S	First reading	Referred to Sen Rules Comm
02-02-20 S		Assigned to Local Government
02-02-26 S		Postponed
02-03-05 S		To Subcommittee
S		Committee Local Government
02-03-08 S		Refer to Rules/Rul 3-9(a)

SB-1916 MOLARO.

40 ILCS 5/11-101 from Ch. 108 1/2, par. 11-101

Amends the Illinois Pension Code. Makes technical changes in a Section concerning Chicago laborers.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1916 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm
02-02-15 S Pension Note Filed
Committee Rules

SB-1917 MOLARO.

705 ILCS 405/2-22 from Ch. 37, par. 802-22

Amends the Juvenile Court Act of 1987. Provides that once all parties-respondent have been properly served, no further service or notice must be given to a party prior to proceeding to a dispositional hearing in relation to an abused, neglected, or dependent minor. Effective immediately.

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S	-	Assigned to Judiciary
02-02-27	S		Postponed
02-03-06	S		Recommended do pass 011-000-000
	S	Placed Calndr, Second Rdg	•
	S	Filed with Secretary	
	S	Amendment No.01	MOLARO
	S	Amendment referred to	SRUL
	S	Placed Calndr, Second Rdg	

SB-1918 MOLARO.

40 ILCS 5/9-102

from Ch. 108 1/2, par. 9-102

Amends the Illinois Pension Code by making a technical change to a Section concerning Cook County.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1918 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1919 MOLARO.

40 ILCS 5/9-108.2

from Ch. 108 1/2, par. 9-108.2

Amends the Illinois Pension Code by making a technical change to a Section concerning Cook County.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1919 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1920 MOLARO.

40 ILCS 5/9-108.1

from Ch. 108 1/2, par. 9-108.1

Amends the Illinois Pension Code by making a technical change to a Section concerning Cook County.

PENSION NOTE (Illinois Pension Laws Commission)

Senate Bill 1920 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-06 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-1921 JONES,E - MADIGAN,L.

105 ILCS 235/15-10

105 ILCS 235/15-15

105 ILCS 235/15-20

105 ILCS 235/15-25 rep.

Amends the State Aid Continuing Appropriation Law. Makes that Law applicable to fiscal year 2003 and each fiscal year thereafter. Also repeals a provision of that Law that provides for the Law's repeal on June 30, 2002. Effective immediately.

NÔTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

S Added as Chief Co-sponsor MADIGAN,L

S Referred to Sen Rules Comm

SB-1922 WELCH.

New Act

Creates the Teacher's Fair Pay Act. Requires the State Board of Education to conduct a study on teacher salaries for all public school teachers in grades one through 12. Requires the study to include a comparison of teacher salaries among (i) Cook County, (ii) the counties of DuPage, Kane, Lake, McHenry, and Will, and (iii) the rest of the State and to compare teacher salaries with reference to cost-of-living expenses in these areas. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1923 WELCH.

New Act

30 ILCS 105/5.570 new

Creates the Teaching Fellows Act and amends the State Finance Act. Establishes a Teaching Fellows Commission. Requires the Commission to establish and administer a Teaching Fellows Program to provide a 4-year scholarship loan of \$6,500 per person per year to high school seniors in this State interested in preparing to teach in the public schools in this State. Includes provisions concerning the selection of students, termination and forgiveness of scholarship loans, the Teaching Fellows Revolving Fund, and administrative costs.

SB-1923—Cont. 836

NOTE(S) THAT MAY APPLY: Fiscal 02-02-06 S First reading

Referred to Sen Rules Comm

SB-1924 LUECHTEFELD.

625 ILCS 5/3-654 new 625 ILCS 5/12-215

from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code to create the Emergency Service registration plate. Provides that a person who is employed by an Emergency Management Services and Disaster Agency or the Illinois Emergency Management Agency may receive an Emergency Services registration plate. Provides that the license plate shall cost an additional \$15 to be deposited into the Secretary of State Special License Plate Fund. Provides that the renewal of the license plate shall cost an additional \$2 to be deposited into the Secretary of State Special License Plate Fund. Provides that the design and color of the plates shall be wholly within the discretion of the Secretary of State. Provides that vehicles operated by a local or county emergency management services agency may use red or white oscillating, rotating, or flashing lights. Further provides that they may use blue oscillating, rotating, or flashing lights in combination with red oscillating, rotating, or flashing lights. Provides that blue or white (in combination with blue) oscillating, rotating, or flashing lights are permitted on rescue vehicles owned or operated by paid or unpaid members of a local or county emergency management services agency authorized by local authorities in writing and carrying that authorization in the vehicle. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading 02-02-27 S 02-03-06 S Referred to Sen Rules Comm Assigned to Transportation Recommended do pass 010-000-000

S Placed Calndr, Second Rdg

SB-1925 SULLIVAN.

415 ILCS 60/13.2

Amends the Illinois Pesticide Act. Makes technical changes in a Section concerning agrichemical facilities.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1926 SULLIVAN – SILVERSTEIN – LINK – OBAMA – WALSH,L, MUNOZ, HALVORSON AND LIGHTFORD.

625 ILCS 5/6-110

from Ch. 95 1/2, par. 6-110

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall provide that any driver's license issued to a person under the age of 18 years must be distinct from a driver's license issued to persons 18 years of age and older and must display the date upon which the person becomes 18 years of age. Provides that any driver's license issued to a person 18, 19, or 20 years of age must be distinct from a driver's license issued to persons 21 years of age and older and must display the date upon which the person becomes 21 years of age. Effective July 1, 2002.

SENATE AMENDMENT NO. 1.

Deletes the amendatory language of the original bill. Reinserts amendatory language providing that the Secretary of State shall provide that each driver's license issued to a person under the age of 21 displays the date upon which the person becomes 18 years of age and the date upon which the person becomes 21 years of age. Effective July 1, 2002.

02-02-06 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Transportation 02-02-27 S Amendment No.01 TRANSPORTN S Adopted Recmnded do pass as amend 010-000-000 S Placed Calndr, Second Rdg 02-02-28 S Second Reading S Placed Calndr, 3rd Reading 02-03-06 S Added As A Co-sponsor MUNOZ S Added as Chief Co-sponsor SILVERSTEIN S Added as Chief Co-sponsor LINK S Added as Chief Co-sponsor OBAMA S Added As A Co-sponsor HALVORSON 02-03-07 S Added as Chief Co-sponsor WALSH,L

S Added As A Co-sponsor LIGHTFORD

SILVERSTEIN. SB-1927

735 ILCS 5/2-604

from Ch. 110, par. 2-604

Amends the Code of Civil Procedure. Provides that every count in every complaint and counterclaim shall contain specific prayers for relief. Effective immediately,

```
02-02-06 S First reading
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Judiciary
02-02-27 S
                                      Postponed
02-03-06 S
                                      Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
02-03-07 S Second Reading
         S Placed Calndr, 3rd Reading
      SILVERSTEIN - SMITH.
```

SB-1928

```
5 ILCS 375/6.11
 55 ILCS 5/5-1069.3
 65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.2 new
215 ILCS 125/5-3
                                   from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10
                                   from Ch. 32, par. 604
 30 ILCS 805/8.26 new
```

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. Requires that coverage under those Acts include coverage for routine patient care costs related to treatment of an insured in clinical cancer trials. Amends the State Mandates Act to require implementation without reimbursement.

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

```
02-02-06 S First reading
```

S Added as Chief Co-sponsor SMITH

Referred to Sen Rules Comm

SB-1929 WALSH,L – DEMUZIO.

```
110 ILCS 305/7f
                                  from Ch. 144, par. 28f
110 ILCS 520/8f
                                   from Ch. 144, par. 658f
110 ILCS 660/5-90
110 ILCS 665/10-90
110 ILCS 670/15-90
110 ILCS 675/20-90
110 ILCS 680/25-90
110 ILCS 685/30-90
110 ILCS 690/35-90
```

Amends various Acts relating to the governance of the public universities in Illinois. Requires the board of trustees of each university to offer 50% tuition waivers for undergraduate education to the children of persons receiving a retirement or disability retirement annuity under the Illinois Pension Code based on at least 20 years of service with one or more than one public university. Effective July 1, 2002.

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

```
02-02-06 S First reading
                                     Referred to Sen Rules Comm
02-02-21 S Added as Chief Co-sponsor DEMUZIO
```

SB-1930 BURZYNSKI.

```
745 ILCS 10/9-107
```

from Ch. 85, par. 9-107

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in a Section concerning a local tax to pay for the costs of liability insurance and other items.

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Education
02-02-27	S		Postponed
02-03-06	S		Recommended do pass 008-000-000
	S	Placed Calndr, Second Rdg	•

CRONIN. SB-1931

105 ILCS 5/18-8.05

Amends the School Code. Changes how average daily attendance is compiled under the State aid formula. Allows pupils regularly enrolled in a public school (or a pupil who on a particular day attends) for only part of the school day to be counted on the basis of the proportion of minutes of school work completed that day to the minimum number of minutes that school work is required to be held that day (now, allowed only if the pupil is enrolled in a block-schedule format of 80 minutes or more of instruction, otherwise the pupil is counted on the basis of 1/6 day for every class hour of instruction of 40 minutes or more attended pursuant to the enrollment). Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1932 PETERSON - CLAYBORNE.

35 ILCS 200/15-45 30 ILCS 805/8.26 new

Amends the Property Tax Code. Replaces the exemption for property used exclusively for "burial purposes" with an exemption for property used exclusively for "cemetery purposes". Provides that "property used exclusively for cemetery purposes" includes all real property of a cemetery, including grounds and improvements such as offices, maintenance buildings, mausoleums, and other structures in which human or cremated remains are buried, interred, entombed, or inurned and real property that is used exclusively in the establishment, operation, administration, preservation, security, repair, or maintenance of the cemetery. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

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

02-02-06 S First reading Referred to Sen Rules Comm
02-02-27 S Added as Chief Co-sponsor CLAYBORNE

Referred to Sen Rules Comm
Assigned to Revenue
02-03-05 S Added as Chief Co-sponsor CLAYBORNE

02-03-07 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg

SB-1933 PETERSON.

215 ILCS 5/368a

Amends the Illinois Insurance Code. Provides that the prompt payment provisions do not apply to non-electronically filed claims for health care services made to third-party payors beginning 6 months after federal regulations requiring the electronic exchange of health information take effect.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1934 ROSKAM.

735 ILCS 5/9-104 from Ch. 110, par. 9-104
735 ILCS 5/9-107.5 new
735 ILCS 5/9-209 from Ch. 110, par. 9-209
735 ILCS 5/9-211 from Ch. 110, par. 9-211

Amends the Forcible Entry and Detainer Article of the Code of Civil Procedure. Provides that notice under this Article may be provided to those other than the tenants who occupy the premises by giving notice, directed to those persons, to the tenant personally or by sending it by certified or registered mail or by leaving it at the premises with a person age 13 or older. Provides that if a plaintiff in a forcible entry and detainer action believes that a person or persons having no rental agreement, lease, or right to possession agreement are or may be occupying the premises, the plaintiff may file an affidavit with the clerk of court stating this, and the clerk must serve notice on that person or those persons in conformance with provisions on constructive service of notice in this Article. Effective immediately.

02-02-06SFirst readingReferred to Sen Rules Comm02-02-20SAssigned to Judiciary02-02-27SPostponed02-03-06SRecommended do pass 011-000-000

S Placed Calndr, Second Rdg

SB-1935 ROSKAM.

735 ILCS 5/2-202 from Ch. 110, par. 2-202

Amends the Code of Civil Procedure. Permits process to be served in all counties (rather than counties with a population of less than 1,000,000) without special appointment by a person who is licensed or registered as a private detective under the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993 or by a registered employee of a private detective agency certified under that Act. Effective immediately.

839 SB-1935—Cont.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1936 ROSKAM.

430 ILCS 65/2

from Ch. 38, par. 83-2

Amends the Firearm Owners Identification Card Act. Exempts, from the requirements of possession of a Firearm Owner's Identification Card, a person under the direct supervision of a holder of a Firearm Owner's Identification Card while the person is on a firing or shooting range or is a participant in a firearms safety and training course recognized by a law enforcement agency or a national, statewide shooting sports organization. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/24-3.1

from Ch. 38, par. 24-3.1

Deletes everything. Reinserts the provisions of the bill as introduced but provides that the exemption from holding a Firearm Owner's Identification Card applies only to a person who is otherwise eligible to obtain a Firearm Owner's Identification Card. Amends the Criminal Code of 1961 relating to the unlawful possession of firearms. Provides that nothing in the unlawful possession of firearms statute prohibits a person under 18 years of age from participating in any lawful recreational activity with a firearm such as, but not limited to, practice shooting at targets upon established public or private target ranges or hunting, trapping, or fishing in accordance with the Wildlife Code or the Fish and Aquatic Life Code. Effective immediately.

02-02-06	S	First reading	Referred to Se	n Rule	s Comm
02-02-20	S		Assigned to Ju	diciary	y
02-02-27	S		Postponed		
02-03-05	S	Amendment No.01	JUDICIARY	S	Adopted
02-03-06	S		Recmnded do	pass as	s amend 006-000-002
	S	Placed Calndr, Second Rdg			
02-03-07	S	Second Reading			
	S	Placed Calndr,3rd Reading			

SB-1937 ROSKAM.

430 ILCS 65/2

from Ch. 38, par. 83-2

Amends the Firearm Owners Identification Card Act. Makes a technical change in the Section requiring a person to have a Firearm Owner's Identification Card in order to acquire or possess a firearm and providing exceptions.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1938 CLAYBORNE.

820 ILCS 405/207.1 new

Amends the Unemployment Insurance Act. Includes, in the definition of "employment", an individual's services performed within this State if the services are performed as part of a construction project. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1939 CLAYBORNE.

New Act

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

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading
02-02-20 S
02-02-28 S
02-03-07 S
S
Committee
Committee
Committee
Committee
Committee
Committee
Referred to Sen Rules Comm
Assigned to Commerce & Industry
Postponed
To Subcommittee
Committee Commerce & Industry
Refer to Rules/Rul 3-9(a)

SB-1940 WOOLARD.

New Act

Creates the Flex-time Rights Act. Provides that an employer of 25 or more persons must grant leave of up to a total of 24 hours during any calendar year to employees who

meet specified eligibility criteria. Provides that an employer may require that not more than 4 hours of this leave be taken by an employee on any one day. Provides that no leave may be taken unless the employee has exhausted all accrued vacation leave, personal leave, and compensatory leave. Provides for: written requests for leave; compensation; posting of notices of the requirements of the Act in workplaces; administration, adoption of rules, and enforcement by the Director of Labor; civil and criminal penalties and relief; and construction of the Act in relation to other statutory provisions concerning leave. Provides that, if an employer offers its employees personal or compensatory time of at least 3 days per year, the employer is exempt from the Act.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1941 HALVORSON.

New Act

Creates the Family Illness Sick Leave Act. Requires an employer who provides sick leave for employees to permit an employee to use, in any year, accrued and available sick leave, in an amount not less than the amount earned during 6 months' employment, to attend to the illness of his or her child, parent, or spouse. Prohibits an employer from denying the use of sick leave or from discharging, threatening to discharge, demoting, suspending, or discriminating in the terms and conditions of employment against an employee for using sick leave in accordance with the Act. Provides for penalties, remedies, and enforcement by the Department of Labor.

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

02-02-06 S First reading Referred to Sen Rules Comm

SB-1942 HALVORSON.

New Act

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

NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
02-02-06 S First reading Referred to Sen Rules Comm

SB-1943 HALVORSON.

New Act

Creates the Victims of Domestic Violence Employment Leave Act. Provides that an employer may not discharge or in any manner discriminate against an employee for taking time off from work to serve as required by law on a grand or petit jury, or for obtaining or attempting to obtain relief as a victim of domestic violence. Also prohibits an employer with 25 or more employees from discharging, discriminating, or retaliating against an employee who is a victim of domestic violence, for taking time off from work to seek medical attention or counseling for injuries or psychological trauma caused by the incident of domestic violence.

NOTE(S) THAT MAY APPLY: Correctional

02-02-06 S First reading Referred to Sen Rules Comm

SB-1944 WALSH,T.

235 ILC\$ 5/5-1

from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Provides that for the purpose of compliance with a local license limitation or local ordinance that limits a retailers on premise consumption licensee to the sale of alcoholic liquor other than spirits, a distilled spirit that is (1) made from a blend of grains, rice, and sweet potatoes, (2) contains not more than 24% alcohol, and (3) is commonly known as "soju" shall be considered wine rather than spirits.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1945 SULLIVAN.

New Act

Creates a new act to direct a study analyzing the impact of the expansion of O'Hare International Airport on property tax paid to units of local government surrounding the airport.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1946 ROSKAM.

705 ILCS 105/27.2

from Ch. 25, par. 27.2

Amends the Clerks of Courts Act. Provides that in counties having a population in excess of 500,000 inhabitants but less than 3,000,000 inhabitants and in relation to units of local government and school districts in counties with more than 3,000,000 inhabitants, for each page of hard copy print output, when case records are maintained on an automated medium, the circuit clerk is entitled to a minimum fee of \$1 (rather than \$4).

SENATE AMENDMENT NO. 1.

Deletes all. Reinserts the provisions of the bill but updates the Section amended to reflect the changes made by P.A. 92-521.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S	First reading	Referred to Sen Rules Comm
02-02-20 S		Assigned to Local Government
02-02-26 S		Held in Committee
S	Amendment No.01	LOCAL GOV S Adopted
02-03-05 S		Recmnded do pass as amend 008-000-000
S	Placed Calndr, Second Rdg	•
02-03-07 S	Second Reading	
S	Placed Calndr, 3rd Reading	

SB-1947 ROSKAM - CRONIN.

40 ILCS 5/16-106	from Ch. 108 1/2, par. 16-106
40 ILCS 5/16-118	from Ch. 108 1/2, par. 16-118
40 ILCS 5/16-132	from Ch. 108 1/2, par. 16-132
40 ILCS 5/16-150	from Ch. 108 1/2, par. 16-150
40 ILCS 5/16-150.1 new	•
40 ILCS 5/16-152	from Ch. 108 1/2, par. 16-152
105 ILCS 5/3-14.25	from Ch. 122, par. 3-14.25

Amends the Downstate Teacher Article of the Illinois Pension Code. Allows certain retired teachers to remain in retirement status and continue to receive their retirement annuities while engaging in employment in an educational service region that is affected by a shortage of qualified teachers. Imposes certain conditions on salary and past service. Amends the School Code to require regional superintendents of schools to make and publish determinations of teacher shortages. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 1947 would not increase the accrued liabilities of TRS, as

the returning teacher does not revert to active status in the

System, nor would their employment provide them with additional service credit in TRS.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-06 S First reading

S Added as Chief Co-sponsor CRONIN

S	Referred to Sen Rules Comm
02-02-20 S	Assigned to Insurance & Pensions
02-02-22 S	Pension Note Filed
02-02-26 S	Postponed
00 00 05 6	B

02-03-05 S Postponed Committee

S Committee Insurance & Pensions 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1948 ROSKAM.

35 ILCS 5/101 from Ch. 120, par. 1-101

Amends the Illinois Income Tax Act. Makes technical changes in a Section concerning the short title.

02-02-06 S First reading

02-02-20 S		Assigned to Revenue
02-02-28 S		Postponed
02-03-07 S		Recommended do pass 006-000-004
S	Placed Calndr, Second Rdg	

SB-1949 ROSKAM.

755 ILCS 5/13-5 from Ch. 110 1/2, par. 13-5

Amends the Probate Act of 1975. Makes a stylistic change in provisions concerning the powers and duties of the public guardian.

 02-02-06
 S First reading
 Referred to Sen Rules Comm

 02-02-20
 S
 Assigned to Judiciary

 02-02-27
 S
 Postponed

 02-03-06
 S
 Recommended do pass 011-000-000

S Placed Calndr, Second Rdg

SR-1950 ROSKAM.

105 ILCS 5/18-4.4 from Ch. 122, par. 18-4.4

Amends the Common School Fund Article of the School Code. Makes a technical change in a Section concerning tax-equivalent grants.

02-02-06 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Education
02-03-06 S Held in Committee
S Committee Education
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-1951 JACOBS.

225 ILCS 446/30

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Makes changes to the exemption from licensure concerning law enforcement officers employed by an employer in connection with the affairs of that employer.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Licensed Activities
02-02-28 S Recommended do pass 008-000-000
S Placed Caindr, Second Rdg

SB-1952 KARPIEL.

20 ILCS 301/10-5

Amends the Alcoholism and Other Drug Abuse and Dependency Act. Makes a technical change in a Section concerning the Illinois Advisory Council on Alcoholism and Other Drug Dependency.

02-02-06 S First reading Referred to Sen Rules Comm

SB-1953 CRONIN – MADIGAN,L, HALVORSON, SHADID AND O'DANIEL.

105 ILCS 5/21-1a from Ch. 122, par. 21-1a

Amends the Teacher Certification Article of the School Code. Provides that a student may not enroll in a teacher preparation program at a recognized teacher training institution until he or she has passed the basic skills test required for teacher certification. Effective June 30, 2002.

SENATE AMENDMENT NO. 1.

Beginning with the 2004-2005 academic year, prohibits a preservice education teacher from student teaching until he or she has passed the subject matter test in the discipline in which he or she will student teach.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Education 02-02-27 S Held in Committee 02-02-28 S Added As A Co-sponsor HALVORSON 02-03-01 S Added As A Co-sponsor SHADID S Added As A Co-sponsor O'DANIEL 02-03-06 S Amendment No.01 EDUCATION S Adopted Recmnded do pass as amend 009-000-000 S Placed Calndr, Second Rdg S Added as Chief Co-sponsor MADIGAN,L 02-03-07 S Second Reading S Placed Calndr, 3rd Reading

SB-1954 CRONIN.

105 ILCS 5/21-1a

from Ch. 122, par. 21-1a

Amends the School Code. With respect to the tests of basic skills and subject matter knowledge required for teacher certification, provides that an applicant may not attempt to pass a given test more than 5 times, with a one-time exception upon proof of enhanced abilities. Effective June 30, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1955 CRONIN.

105 ILCS 5/2-3.131 new

Amends the School Code. Requires the State Board of Education to establish and administer a 10-year pilot program known as the Keeping the Best on Board Program. Under the program, a school district may apply each year to the State Board for funds to award bonuses to certified teachers who have completed one year of continuous service as a teacher with the district, with the teacher being eligible for an additional bonus for each additional year of continuous service. Provides that the district shall set aside the funds received each year for bonuses instead of distributing the bonuses to the teachers. Provides that each year after 5 years of continuous service, the district shall distribute to the teacher the bonus that was set aside 4 years earlier, with the teacher forfeiting the bonuses that were set aside if the teacher does not complete 5 years of continuous service. Effective June 30, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1956 JONES.W.

105 ILCS 5/21-28 new

Amends the School Code. Requires the State Teacher Certification Board to categorically certify a special education teacher in one or more specialized categories of disability if the special education teacher applies and qualifies for such certification. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Education
02-02-27	S		Postponed
02-03-06	S		Held in Committee
	S		Committee Education
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-1957 WOOLARD.

105 ILCS 5/18-8.05

Amends the State aid formula provisions of the School Code. Provides that a laboratory or alternative school that receives general State aid qualifies for supplemental general State aid in an amount equal to its average daily attendance for those students who were eligible to receive free and reduced price lunches during the preceding school year multiplied by 45% of the foundation level of support for the school year of payment.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1958 MYERS.

65 ILCS 5/3.1-40-60 new

Amends the Illinois Municipal Code. Provides that the corporate authorities of a municipality may, by a majority vote, authorize an advisory question of public policy to be placed on the ballot at the next regular election in the municipality.

02-02-06 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Local Government
02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

SB-1959 **844**

SB-1959 SIEBEN.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that amounts properly deducted for federal income tax purposes for depreciation of farm machinery and equipment shall be deducted from net income for purposes of determining child support obligations.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1960 RONEN - SMITH.

30 ILCS 500/20-62 new

Amends the Illinois Procurement Code. Requires that each State contract specify that payments to subcontractors shall be made directly by the State to the subcontractor. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

S Added as Chief Co-sponsor SMITH

S

Referred to Sen Rules Comm

SB-1961 PARKER – SULLIVAN, CULLERTON, RONEN AND KLEMM.

New Act

Creates the Safe Egg Act. Prohibits the use of forced (starvation-induced) molting procedures on egg-laying hens. Makes violation a Class A misdemeanor. Provides for administration by the Department of Agriculture. Authorizes civil penalties and certain enforcement actions. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

02-02-11 S Added As A Co-sponsor CULLERTON

02-02-13 S Added as Chief Co-sponsor SULLIVAN

02-02-20 S Added As A Co-sponsor RONEN

S Added As A Co-sponsor KLEMM

SB-1962 SULLIVAN.

220 ILCS 5/Art. XIX heading new

220 ILCS 5/19-100 new

Amends the Public Utilities Act. Adds the Alternative Gas Supplier Law Article. Provides only a short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1963 SIEBEN - WOOLARD - KARPIEL.

50 ILCS 515/20

105 ILCS 5/19b-4

from Ch. 122, par. 19b-4

105 ILCS 5/19b-10 rep.

Amends the Local Government Energy Conservation Act and the Article of the School Code concerning school energy conservation and savings measures. Increases the number of years (from 10 years to 20 years) within which an energy savings contract guarantees that either the energy or operational cost savings, or both, will meet or exceed the costs of the energy conservation measures. Increases the maximum number of years (from 10 years to 20 years) over which an energy savings contract may provide for payments. Repeals a provision of the School Code requiring the transfer of guaranteed energy savings amounts to the fire prevention and safety fund or to the bond and interest fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

S Added as Chief Co-sponsor WOOLARD

S Added as Chief Co-sponsor KARPIEL

S Referred to Sen Rules Comm

02-02-27 S Assigned to Education

02-03-06 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-1964 WOOLARD - O'DANIEL.

```
105 ILCS 5/18-8.05
105 ILCS 235/15-10
105 ILCS 235/15-15
105 ILCS 235/15-20
105 ILCS 235/15-25 rep.
```

Amends the State aid formula provisions of the School Code. Increases the foundation level of support from \$4,560 to \$4,680. Amends the State Aid Continuing Appropriation Law. Makes that Law applicable to fiscal year 2003 and each fiscal year thereafter. Also repeals a provision of that Law that provides for the Law's repeal on June 30, 2002. Effective June 29, 2002.

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

```
02-02-06 S First reading
```

S Added as Chief Co-sponsor O'DANIEL

Referred to Sen Rules Comm

SB-1965 SULLIVAN AND CULLERTON.

```
20 ILCS 505/4b new
225 ILCS 10/2.24 new
750 ILCS 30/1
                                   from Ch. 40, par. 2201
750 ILCS 30/2
                                   from Ch. 40, par. 2202
750 ILCS 30/3-2.5 new
750 ILCS 30/3-2.10 new
750 ILCS 30/4
                                   from Ch. 40, par. 2204
750 ILCS 30/5
                                   from Ch. 40, par. 2205
750 ILCS 30/7
                                   from Ch. 40, par. 2207
750 ILCS 30/8
                                   from Ch. 40, par. 2208
750 ILCS 30/9
                                   from Ch. 40, par. 2209
750 ILCS 30/10
                                   from Ch. 40, par. 2210
```

Amends the Children and Family Services Act. Authorizes the Department of Children and Family Services to license youth transitional housing programs to provide services, shelter, or housing to homeless minors. Amends the Child Care Act of 1969 to add a definition of "youth transitional housing facility". Amends the Emancipation of Mature Minors Act. Changes the short title of the Act to the Emancipation of Minors Act. Provides for the partial emancipation of homeless minors. Provides that an order granting custody or guardianship of a child to the Department of Children and Family Services may not be terminated or modified for the purpose of obtaining emancipation of the child as a homeless minor (instead of providing that no child may be terminated from DCFS custody or guardianship for the purpose of obtaining emancipation). Provides that nothing in the Emancipation of Minors Act relieves any State or local agency of any obligation imposed by law to provide services or assistance to any eligible child or youth. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-06 S First reading Referred to Sen Rules Comm
```

02-02-19 S Added As A Co-sponsor CULLERTON

SB-1966 ROSKAM.

```
305 ILCS 5/10-2
                                    from Ch. 23, par. 10-2
305 ILCS 5/10-8.1
305 ILCS 5/10-10
                                    from Ch. 23, par. 10-10
305 ILCS 5/10-11
                                    from Ch. 23, par. 10-11
750 ILCS 5/505
                                    from Ch. 40, par. 505
750 ILCS 5/505.2
                                    from Ch. 40, par. 505.2
750 ILCS 5/510
                                    from Ch. 40, par. 510
750 ILCS 5/513
                                    from Ch. 40, par. 513
750 ILCS 16/15
750 ILCS 16/20
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 Punishment Act, and the Illinois Parentage Act of 1984 concerning the obligation of a parent to pay child support. Provides that, unless the child becomes emancipated, this obligation is extended to include a child under age 19 who is still attending high school.

02-02-06 S First reading

02-02-27 S Assigned to Judiciary
02-03-06 S Placed Calndr,Second Rdg
02-03-07 S Second Reading
S Placed Calndr,3rd Reading
S Placed Calndr,3rd Reading

SB-1967 OBAMA.

220 ILCS 5/13-214

from Ch. 111 2/3, par. 13-214

Amends the Public Utilities Act. Adds a caption to a Section concerning mobile telecommunications services.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1968 WELCH. 415 ILCS 5/57 415 ILCS 5/57.2 415 ILCS 5/57.7 415 ILCS 5/57.8 415 ILCS 5/58.2 415 ILCS 5/58.6 415 ILCS 5/58.7

415 ILCS 5/58.11

Amends the Environmental Protection Act. In the Titles concerning Petroleum Underground Storage Tanks and the Site Remediation Program, provides that Licensed Professional Geologists may perform the same functions as Licensed Professional Engineers, including the review and evaluation of Brownfields sites. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to:

415 ILCS 5/57

Deletes everything. Amends the Environmental Protection Act. In the Titles concerning Petroleum Underground Storage Tanks and Site Remediation Program, provides that Licensed Professional Geologists may perform and review site investigations. Makes other related changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S	_	Assigned to Environment & Energy
02-02-27	S		Postponed
02-03-06	S	Amendment No.01	ENVIR. & ENE. S Adopted
	S		Recmnded do pass as amend 007-000-000
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr,3rd Reading	

SB-1969 OBAMA ~ MADIGAN,L.

35 ILCS 5/212

Amends the Illinois Income Tax Act. Increases the earned income tax credit for taxable years beginning on or after January 1, 2002 from 5% to 10% of the federal earned income tax credit. Provides that if the amount of the credit exceeds the tax liability for the year, then the excess credit shall be refunded to the taxpayer. Exempts the credit from the sunset provisions. Effective immediately.

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

```
02-02-06 S First reading
```

S Added as Chief Co-sponsor MADIGAN,L

Referred to Sen Rules Comm

·SB-1970 DILLARD.

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 various provisions concerning State's attorney fees apply to counties with a population of 800,000 or more (now, 3,000,000 or more). Effective July 1, 2002.

02-02-06	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Local Government
02-02-26	S		Postponed

```
02-03-05 S Held in Committee
S Committee Local Government
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-1971 DILLARD - PHILIP - KARPIEL - ROSKAM - CRONIN AND WALSH,T.

705 ILCS 105/27.2

from Ch. 25, par. 27.2

Amends the Clerks of Courts Act. Provides that in counties having a population in excess of 650,000 inhabitants but less than 3,000,000 inhabitants and in relation to fees charged to units of local government and school districts in counties with more than 3,000,000 inhabitants when a mailing fee is generated using an automated record keeping system, the fee shall be remitted monthly by the clerk to the county treasurer and retained as part of the court automation fund.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the provisions of the bill but updates the Section amended to reflect the change made by P.A. 92-521.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-06 S First reading
         S Added as Chief Co-sponsor PHILIP
         S Added as Chief Co-sponsor KARPIEL
         S Added as Chief Co-sponsor ROSKAM
         S Added as Chief Co-sponsor CRONIN
                                     Referred to Sen Rules Comm
02-02-20 S
                                     Assigned to Local Government
02-02-21 S Added As A Co-sponsor WALSH,T
02-02-26 S
                                     Postponed
02-03-05 S
                Amendment No.01
                                     LOCAL GOV S
                                                              Adopted
         S
                                     Recmnded do pass as amend 008-000-000
         S Placed Caindr, Second Rdg
02-03-07 S Second Reading
         S Placed Calndr, 3rd Reading
```

SB-1972 DILLARD AND LUECHTEFELD.

```
10 ILCS 5/24A-2
                                  from Ch. 46, par. 24A-2
10 ILCS 5/24A-5
                                  from Ch. 46, par. 24A-5
10 ILCS 5/24A-5.1
                                  from Ch. 46, par. 24A-5.1
                                  from Ch. 46, par. 24A-5.2
10 ILCS 5/24A-5.2
10 ILCS 5/24A-6
                                  from Ch. 46, par. 24A-6
                                  from Ch. 46, par. 24A-7
10 ILCS 5/24A-7
10 ILCS 5/24A-8
                                  from Ch. 46, par. 24A-8
10 ILCS 5/24A-9
                                  from Ch. 46, par. 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
10 ILCS 5/24A-15.01
                                  from Ch. 46, par. 24A-15.01
10 JLCS 5/24A-15.1
                                  from Ch. 46, par. 24A-15.1
```

Amends the Election Code. Provides for the use of electronic ballot forms on video terminals and data packs for recording votes by election authorities using electronic voting systems.

```
02-02-06 S First reading Referred to Sen Rules Comm
02-02-21 S Added As A Co-sponsor LUECHTEFELD
02-02-27 S Assigned to Local Government
02-03-05 S Recommended do pass 008-000-000
S Placed Calndr,Second Rdg
02-03-07 S Second Reading
S Placed Calndr,3rd Reading
```

SB-1973 MOLARO.

```
40 ILCS 5/15-159 from Ch. 108 1/2, par. 15-159 40 ILCS 5/15-159.1 new
```

Amends the State Universities Article of the Illinois Pension Code to add 4 elected members to the Board of Trustees. Effective immediately.

```
PENSION NOTE (Illinois Pension Laws Commission)
Senate Bill 1973 would not affect the accrued liabilities or annual cost of SURS.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension 02-02-06 S First reading

SB-1973—Cont. **848**

02-02-15 S S Pension Note Filed Committee Rules

SR-1974 MOLARO.

725 ILCS 5/110-7

from Ch. 38, par. 110-7

Amends the Code of Criminal Procedure of 1963. Provides that when the conditions of the bail bond have been performed and the accused has been discharged from all obligations, the court shall order the return of 80% (rather than 90%) of the bail amount and shall retain 20% (rather than 10%) of the amount deposited as bail bond costs. Provides that the court shall not order bail bond deposited by or on behalf of a defendant in one case to be used to satisfy the financial obligations of that same defendant in a different case until the bail bond is first used to satisfy any unpaid child support obligations.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1975 KARPIEL – SILVERSTEIN – OBAMA, MUNOZ, HALVORSON AND LIGHTFORD.

820 ILCS 175/45

Amends the Day Labor Services Act. Provides that the fee for registering a day labor service agency with the Department of Labor may be paid by check or money order and the Department may not refuse to accept a check on the basis that it is not a certified check or a cashier's check. Authorizes the Department to charge an additional fee if a check is not honored by the financial institution upon which it is drawn. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:
30 ILCS 105/5.306 from Ch. 127, par. 141.306
820 ILCS 175/55 new
820 ILCS 175/60 new
820 ILCS 175/65 new
820 ILCS 175/75 new
820 ILCS 175/78 new
820 ILCS 175/78 new

820 ILCS 205/17.3

Amends the State Finance Act. Changes the name of the Child Labor Enforcement Fund to the Child Labor and Day Labor Enforcement Fund. Amends the Day Labor

Services Act. Provides that the \$250 fee assessed against day labor service agencies shall be assessed annually and shall be non-refundable. Provides that the fee for registering a day labor service agency with the Department of Labor may be paid by check or money order and the Department may not refuse to accept a check on the basis that it is not a certified check or a cashier's check. Authorizes the Department to charge an additional fee if a check is not honored by the financial institution upon which it is drawn. Provides for the enforcement of the Act. Establishes fines and penalties for violation. Deposits moneys collected from fees and civil penalties into the Child Labor and Day Labor Enforcement Fund. Amends the Child Labor Law. Changes the name of the Child Labor Enforcement Fund to the Child Labor and Day Labor Enforcement Fund. Provides that moneys in the Child Labor and Day Labor Enforcement Fund may be used for the purposes of the Child Labor Law or the Day Labor Services Act. Effective

NOTE(S) THAT MAY APPLY: Fiscal

January 1, 2003.

02-02-06 S First reading Referred to Sen Rules Comm Assigned to Commerce & Industry 02-02-20 S 02-02-28 S Amendment No.01 COMM & INDUS S Adopted Recmided do pass as amend 008-000-000 S Placed Caindr, Second Rdg 02-03-05 S Second Reading S Placed Calndr, 3rd Reading 02-03-06 S Added As A Co-sponsor MUNOZ S Added as Chief Co-sponsor SILVERSTEIN S Added As A Co-sponsor HALVORSON 02-03-07 S Added as Chief Co-sponsor OBAMA S Added As A Co-sponsor LIGHTFORD

SB-1976 PETERSON AND CULLERTON.

215 ILCS 5/229.4

from Ch. 73, par. 841.4

Amends the Illinois Insurance Code. Provides that from July 1, 2002 until July 1, 2005 the rate of interest used in calculating minimum nonforfeiture amounts for certain contracts shall be 1.5%, rather than 3%, per year. Effective July 1, 2002.

02-02-06 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Insurance & Pensions S Added As A Co-sponsor CULLERTON

02-03-05 S Recommended do pass 006-000-000 S Placed Calndr, Second Rdg

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

02-03-07 S Third Reading - Passed 053-000-000 H Arrive House

H Placed Calndr First Rdg

02-03-08 H Hse Sponsor BRUNSVOLD

SB-1977 HENDON.

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". Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1978 RAUSCHENBERGER - LIGHTFORD, DEL VALLE AND HENDON.

305 ILCS 5/5-5.04 new

Amends the Illinois Public Aid Code. Creates a Medicaid Hospital Payment Task Force to conduct a comprehensive study of the Medicaid program to ascertain the adequacy of rates for inpatient and outpatient hospital care to ensure the continued availability of hospital care in this State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Public Health & Welfare 02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

S Added As A Co-sponsor DEL VALLE

02-03-06 S Added As A Co-sponsor HENDON

02-03-07 S Added as Chief Co-sponsor LIGHTFORD

SB-1979 RAUSCHENBERGER.

305 ILCS 35/1-1

from Ch. 23, par. 7051-1

Amends the Medicaid Revenue Act. Makes a technical change in a Section concerning the Act's short title.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1980 RAUSCHENBERGER.

305 ILCS 5/5-1

from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "medical assistance" Article of the Code.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1981 RAUSCHENBERGER.

305 ILCS 5/5-5.04 new

Amends the Illinois Public Aid Code. Provides that for hospital inpatient and outpatient services provided on or after December 1, 2001 under the Medicaid program, the Illinois Department of Public Aid shall reimburse hospitals using payment rates that are no less than the payment rates in effect for each hospital as of November 30, 2001. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1982 WATSON.

730 ILCS 5/3-7-2a

from Ch. 38, par. 1003-7-2a

Amends the Unified Code of Corrections. Adds a caption to a Section concerning commissaries.

SENATE AMENDMENT NO. 1.

Adds reference to:

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

Further amends the Unified Code of Corrections. Increases the maximum profit for the sale of commissary goods from 10% to 20% of the selling price of the goods. Provides that 10% of the profits on sales from commissary stores shall be expended by the Department of Corrections for the special benefit of committed persons. Provides that additional profits on sales from commissary stores must be used to provide for the operation of the commissary.

```
02-02-06 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Executive
02-03-06 S Amendment No.01 EXECUTIVE S Adopted
02-03-07 S Recmnded do pass as amend 012-000-000
S Placed Calndr,Second Rdg
```

SB-1983 CRONIN – OBAMA, MUNOZ, HENDON, HALVORSON, BOWLES AND LIGHTFORD.

New Act

Creates the Public Law 107-110 Implementation Act. Contains only a short title pro-

SENATE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64 105 ILCS 5/10-17a from Ch. 122, par. 10-17a 105 ILCS 5/14C-4 from Ch. 122, par. 14C-4

Deletes everything. Amends the School Code. Provides that all schools in this State that are part of the sample drawn by the National Center for Education Statistics shall administer the biennial State academic assessments of 4th and 8th grade reading and mathematics under the National Assessment of Educational Progress. Provides that the school report card assessing the performance of a school district's schools and students shall be posted on the school district's Internet web site. Provides that the report card shall be sent home to parents only upon request if the school district maintains an Internet web site. Provides that the report card form shall be provided to school districts by the most efficient, economical, and appropriate means. Makes changes to the provi-

sions concerning the notice required to be given to the parents of a child who has been

enrolled in a program in transitional bilingual education and the right to withdraw a child from the program. Effective July 1, 2002.

```
02-02-06 S First reading
                                    Referred to Sen Rules Comm
02-02-20 S
                                    Assigned to Education
02-02-27 S
                                    Postponed
02-03-06 S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor HENDON
         S
                Amendment No.01
                                    EDUCATION S
                                                            Adopted
         S
                                    Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
         S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor BOWLES
02-03-07 S Second Reading
         S Placed Caindr, 3rd Reading
         S Added As A Co-sponsor LIGHTFORD
02-03-08 S Added as Chief Co-sponsor OBAMA
```

SB-1984 CRONIN.

105 ILCS 5/21-1 from Ch. 122, par. 21-1

Amends the School Code. Makes a technical change in a Section concerning teacher qualifications.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1985 CRONIN - SILVERSTEIN - LIGHTFORD - OBAMA, HENDON AND HALVORSON.

105 ILCS 5/2-3.63 from Ch. 122, par. 2-3.63 105 ILCS 5/2-3.64 from Ch. 122, par. 2-3.64 Amends the School Code. Makes technical changes in Sections concerning State goals and assessment and local learning objectives and assessment.

02-02-06SFirst readingReferred to Sen Rules Comm02-02-20SAssigned to Education02-02-27SPostponed02-03-06SAdded As A Co-sponsor HENDON

S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

S Added as Chief Co-sponsor SILVERSTEIN S Added As A Co-sponsor HALVORSON

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

S Added as Chief Co-sponsor LIGHTFORD

02-03-08 S Added as Chief Co-sponsor OBAMA

SB-1986 MADIGAN,L.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in the State aid formula provisions concerning supplementary grants in aid.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1987 MADIGAN,L.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in the State aid formula provisions concerning supplemental general State aid.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1988 MADIGAN,L.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in the State aid formula provisions concerning the computation of general State aid.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1989 HALVORSON.

35 ILCS 250/1

35 ILCS 250/5

35 ILCS 250/10

35 ILCS 250/15

35 ILCS 250/20

Amends the Longtime Owner-Occupant Property Tax Relief Act to include longtime small business owners within its provisions. Authorizes a county to grant longtime small business owners a deferral or exemption from property taxes. Defines longtime small business owner. Changes the Act's short title. Effective immediately.

02-02-06 S First reading

Referred to Sen Rules Comm

SB-1990 DEMUZIO - WALSH,L.

110 ILCS 305/7f from Ch. 144, par. 28f 110 ILCS 520/8f from Ch. 144, par. 658f 110 ILCS 660/5-90 110 ILCS 665/10-90 110 ILCS 670/15-90 110 ILCS 675/20-90 110 ILCS 685/30-90 110 ILCS 690/35-90

Amends various Acts relating to the governance of the public universities in Illinois. Provides that the board of trustees of each university shall offer 100% tuition discounts (instead of 50% tuition waivers) for undergraduate education to the children of employees of a public university in Illinois who has been employed by any one or more of these universities for at least 7 years. Includes retired employees as university employees for the purpose of these provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-06 S First reading Referred to 3 02-02-21 S Added as Chief Co-sponsor WALSH,L

```
SB-1991
              DILLARD.
                                      from Ch. 127, par. 1001-5
     5 ILCS 100/1-5
     5 ILCS 100/1-13 new
                                      from Ch. 127, par. 1001-15
     5 ILCS 100/1-15
                                      from Ch. 127, par. 1001-30
     5 ILCS 100/1-30
                                      from Ch. 127, par. 1010-5
     5 ILCS 100/10-5
                                      from Ch. 127, par. 1010-15
     5 ILCS 100/10-15
                                      from Ch. 127, par. 1010-20
     5 ILCS 100/10-20
                                      from Ch. 127, par. 1010-25
     5 ILCS 100/10-25
                                      from Ch. 127, par. 1010-45
     5 ILCS 100/10-45
                                      from Ch. 127, par. 1010-50
     5 ILCS 100/10-50
                                      from Ch. 127, par. 1010-50
     5 ILCS 100/10-50
                                      from Ch. 127, par. 1010-60
     5 ILCS 100/10-60
                                      from Ch. 127, par. 1010-65
     5 ILCS 100/10-65
     5 ILCS 100/Art. 12 heading new
     5 ILCS 100/12-5 new
     5 ILCS 100/12-10 new
     5 ILCS 100/12-15 new
     5 ILCS 100/12-20 new
     5 ILCS 100/12-25 new
     5 ILCS 100/12-30 new
     5 ILCS 100/12-35 new
     5 ILCS 100/12-40 new
                                      from Ch. 127, par. 63b104c
   20 ILCS 415/4c
                                      from Ch. 110, par. 3-106
  735 ILCS 5/3-106
                                      from Ch. 110, par. 3-107
  735 ILCS 5/3-107
```

Amends the Illinois Administrative Procedure Act to create the Office of Administrative Hearings. Provides that the Office shall conduct administrative hearings for agencies under the jurisdiction of the Governor, with certain exceptions. Provides for the appointment of a Chief Administrative Law Judge by the Governor with the advice and consent of the Senate. Sets the powers and duties of the Chief Administrative Law Judge. Sets qualifications for administrative law judges employed by the Office. Sets out procedures for the conduct of administrative hearings by the Office. Provides for the transfer of personnel and property to the Office from State agencies. Amends the Personnel Code to exempt administrative law judges from the provisions of the Code. Amends the Code of Civil Procedure to provide that, in review of administrative decisions, the Office of Administrative Hearings or an administrative hearing office created under the Illinois Municipal Code does not become a named party.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-1992 DILLARD.

55 ILCS 5/5-1078.1 new

Amends the Counties Code. Authorizes county boards to enact an ordinance to prohibit any person who is subject to the compulsory school attendance requirements set ut in the School Code and who is enrolled in a public, private, or parochial school 'thin the county from absenting himself or herself from school without valid cause. In vides that the ordinance may also prohibit a parent, legal guardian, or other person ing custody or control of such a person from permitting the person to absent himself herself from school without valid cause. Provides that the ordinance may establish enalties for a violation as provided in the Counties Code. Provides that the ordinance is not limited by the provisions of the School Code requiring available supportive services and other school resources for the student. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-1993 DILLARD.

705 ILCS 405/5-125

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section relating to prosecution of a traffic, boating, or fish and game law or ordinance violation committed by a minor.

02-02-07 S First reading

SB-1994 DILLARD.

625 ILCS 5/6-500

from Ch. 95 1/2, par. 6-500

Amends the Illinois Vehicle Code with regard to commercial driver's licenses. Deletes language providing that commercial vehicles do not include emergency fire equipment normally not subject to general traffic rules and regulations.

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Transportation
02-03-06	S		Held in Committee
	S		Committee Transportation
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-1995 DILLARD.

```
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 2002 and amends the Medical Practice Act of 1987. Provides that a person may not knowingly perform an abortion on a minor or on an incompetent person unless 48 hours notice has been given to an adult family member of the minor or incompetent person. Provides for exceptions to the notice requirement, and provides a procedure for obtaining a judicial waiver of the notice requirement. Requires a minor's consent to an abortion, except in the case of a medical emergency. Requires the Department of Public Health to make certain reports. Provides for disciplinary action against a physician who willfully fails to provide the required notice before performing an abortion on a minor or on an incompetent person. Provides that the unauthorized signing of a waiver of notice or the unlawful disclosure of confidential information is a Class C misdemeanor. Repeals the Parental Notice of Abortion Act of 1995 and rerepeals the Illinois Abortion Parental Consent Act of 1977 and the Parental Notice of Abortion Act of 1983. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

SB-1996 PETKA.

215 ILCS 5/500-80

Amends the Illinois Insurance Code in relation to producer compensation that is not deductible from premiums. Provides that records regarding notice of certain fees must be retained for 3 years rather than indefinitely. Provides that when a contract or policy is cancelled, the amount to be refunded to a customer shall be calculated on a pro-rated basis for the remaining time the policy will be in force limited to a maximum of 90 days. Provides that if a fee disclosure to the consumer documents that the producer performed a service corresponding to the policy and provides that the fee was fully earned, the fee is fully earned at the inception of the disclosure statement's execution. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires producers and business entities to maintain records of fee disclosures for 7, rather than 3, years. Provides for refunds on cancelled policies if the policy is cancelled within 90 days following the inception date and provides for a prorated refund. Deletes provision limiting the refund to a period not exceeding 90 days.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Amendment No.01 INS & PENS. S Adopted
S Placed Calndr.Second Rdg
02-03-06 S Second Reading
02-03-07 S Third Reading - Passed 053-000-000
H Arrive House
H Placed Calndr First Rdg
```

SB-1997 KLEMM - WALSH.L.

55 ILCS 5/5-12009.5

Amends the Counties Code. Provides that if a township located within a county with a population of less than 600,000 or more than 3,000,000 has a plan commission, and the plan commission objects to a special use classification that affects unincorporated areas of the township, the township board of trustees, within 15 days after the public hearing before the board of appeals on the special use classification, may submit its written objections to the county board of the county where the unincorporated areas of the township are located. If the written objection is filed, the county board may not approve the special use classification except by the favorable vote of 3/4 of all members of the county board. Effective immediately.

```
02-02-07 S First reading
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Local Government
02-02-26 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
02-02-27 S Added as Chief Co-sponsor WALSH,L
         S Second Reading
         S Placed Calndr, 3rd Reading
02-03-07 S Filed with Secretary
         S
                Amendment No.01
                                      KLEMM
         S
                Amendment referred to SRUL
         S Calendar Order of 3rd Rdg 02-02-28
```

SB-1998 JACOBS.

55 ILCS 5/4-6001

from Ch. 34, par. 4-6001

Amends the Counties Code. Makes a technical change in a Section concerning county officers.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-1999 BOWLES - DEMUZIO - LUECHTEFELD - WATSON.

```
20 ILCS 1105/3
                                   from Ch. 96 1/2, par. 7403
20 ILCS 1105/8a rep.
110 ILCS 520/6.5 new
110 ILCS 520/6,6 new
```

Amends the Energy Conservation and Coal Development Act and the Southern Illinois University Management Act. Transfers the corn to ethanol research facility duties and the Illinois Ethanol Research Advisory Board from the Department of Commerce and Community Affairs to Southern Illinois University. Revises the membership of the Board. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   02-02-07 S First reading
```

```
S Added as Chief Co-sponsor DEMUZIO
         S Added as Chief Co-sponsor LUECHTEFELD
         S Added as Chief Co-sponsor WATSON
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Agriculture & Conservation
02-02-27
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
02-02-28 S Second Reading
         S Placed Calndr, 3rd Reading
02-03-05 S Third Reading - Passed 056-000-000
         H Arrive House
         H Hse Sponsor BOST
         H Placed Calndr First Rdg
```

SB-2000 WATSON - DONAHUE - SYVERSON.

305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4

Amends the Illinois Public Aid Code. Requires that the Department of Public Aid's standards for Medicaid payments to nursing homes include a quality incentive of at least \$0.50 per resident per day for facilities using a nationally recognized quality improvement program.

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

```
02-02-07 S First reading
```

- S Added as Chief Co-sponsor DONAHUE
- S Added as Chief Co-sponsor SYVERSON

855 SB-2000—Cont.

02-02-20 S	Assigned to Public Health & Welfare
02-02-26 S	Postponed
02-03-05 S	Postponed
S	Committee Public Health & Welfare
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2001 SYVERSON - PARKER.

```
305 ILCS 5/5-4.1 from Ch. 23, par, 5-4.1
```

Amends the Illinois Public Aid Code. Makes technical changes in a Section regarding Medicaid co-payments.

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

Deletes reference to:
305 ILCS 5/5-4.1
Adds reference to:
New Act
210 ILCS 45/3-310
30 ILCS 105/5.570 new
from Ch. 111 1/2, par. 4153-310

Deletes everything. Creates the Innovations in Long-Term Care Quality Grants Act and amends the Nursing Home Care Act and the State Finance Act. Requires the Director of Public Health to establish a program of grants to fund long-term care programs that demonstrate creativity in service provision through the scope of their program or service. Creates the Innovations in Long-Term Care Quality Demonstration Grants Fund for the purpose of funding the grants. Sets forth the procedures for the awarding of grants, including the establishment of a commission to review, rank, and recommend applicants in consultation with the medical school located at the Champaign-Urbana campus of the University of Illinois. Requires the Director of Public Health to set aside a part of the fines and penalties collected each year under the Nursing Home Care Act to be used to award grants. Effective immediately.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-03-05 S Amendment No.01 PUB HEALTH S Adopted
Recmnded do pass as amend 009-000-000
S Placed Calndr,Second Rdg
02-03-06 S Second Reading
S Placed Calndr,3rd Reading
02-03-07 S Added as Chief Co-sponsor PARKER
```

SB-2002 SYVERSON.

```
210 ILCS 45/3-203 from Ch. 111 1/2, par. 4153-203
```

Amends the Nursing Home Care Act. Makes technical changes to a Section concerning facilities for persons with disabilities or disorders.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Postponed
02-03-05 S Postponed
S Committee Public Health & Welfare
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2003 JACOBS.

```
55 ILCS 5/5-1103 from Ch. 34, par. 5-1103
```

Amends the Counties Code. Authorizes county boards to impose a court service fee not to exceed \$25 (currently, \$15).

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Local Government
02-02-26 S	Postponed
02-03-05 S	To Subcommittee
S	Committee Local Government
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2004 DONAHUE.

```
210 ILCS 85/8 from Ch. 111 1/2, par. 149
```

Amends the Hospital Licensing Act. Deletes the fee requirement for reviewing architectural plans for major construction with an estimated dollar value between \$100,000

and \$500,000. Provides that the fees charged for reviewing architectural plans with an estimated dollar value of more than \$500,000 shall be established by the Department pursuant to rules that reflect the reasonable and direct cost of the Department in conducting the reviews. Provides that the estimated dollar value of the major construction that triggers the requirement of a fee shall be annually adjusted to reflect the increase in construction costs due to inflation. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Public Health & Welfare Recommended do pass 010-000-000 02-02-26 S S Placed Calndr, Second Rdg 02-03-05 S Second Reading S Placed Calndr, 3rd Reading

02-03-07 S Third Reading - Passed 053-000-000 H Arrive House

H Placed Calndr First Rdg

SB-2005 OBAMA.

105 ILCS 5/2-3.131 new

Amends the School Code. Creates the Certified Teacher Retention Bonus Program. Allows a school district to apply for a grant each school year from the State Board of Education on behalf of schools in the district that are on the Academic Watch List or Early Academic Warning List and have a high rate of teacher turnover, Provides that the amount of the grant shall be sufficient to award bonuses to high-quality, certified, veteran teachers, not to exceed 20% of the certified teachers at the school. Provides that the one-time bonus shall equal 25% of the teacher's base salary. Requires the teacher to agree to teach at the school for an additional 4 school years. Requires the State Board of Education to conduct an annual evaluation of the Program and submit a report on each evaluation to the General Assembly. Repeals these provisions on July 1, 2007. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm.

SB-2006 SHADID.

30 ILCS 105/5.570 new 30 ILCS 105/6z-60 new

Amends the State Finance Act. Creates the Road Fees Refund Fund as a special fund in the State treasury. Beginning July 1, 2002, requires that \$250,000 be transferred each month from the Road Fund to the Road Fees Refund Fund. Authorizes the Secretary of State to make refunds from the Road Fees Refund Fund for overpayments or erroneous payments of Road Fund fees. Requires that any amount in excess of \$250,000 at the end of each fiscal year in the Road Fee Refund Fund must be transferred into the Road Fund. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

TROTTER.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for an economic development grant program to local governments. Effective July 1, 2002.

02-02-07 S First reading 02-02-27 S

Referred to Sen Rules Comm Assigned to Appropriations Refer to Rules/Rul 3-9(a)

02-03-08 S

TROTTER.

Appropriates \$1 from the General Revenue Fund to the State Board of Education to fund minority and bilingual teacher recruitment and training. Effective July 1, 2002.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2009 TROTTER.

Appropriates \$1 from the General Revenue Fund to the Department of Employment Security to fund unemployment facilities. Effective July 1, 2002.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2010 TROTTER.

Appropriates \$1 from the General Revenue Fund to the Department of Human Services to initiate a respite care program for parents with disabled children. Effective July 1, 2002.

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2011 TROTTER.

Appropriates \$1 from the General Revenue Fund to the Department of Human Services to research the effects of psychotropic drugs on the mentally ill. Effective July 1, 2002.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2012 TROTTER.

Appropriates \$1 from the General Revenue Fund to the State Board of Education for financial assistance grants to school districts experiencing a loss in property tax revenue. Effective July 1, 2002.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2013 TROTTER.

Appropriates \$1 from the General Revenue Fund to the State Board of Education for the Chicago Teachers' Retirement Fund. Effective July 1, 2002.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2014 TROTTER.

Appropriates \$1 from the General Revenue Fund to the Illinois Student Assistanc Commission for the Monetary Awards Program. Effective July 1, 2002.

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2015 SYVERSON.

215 ILCS 125/2-8	from Ch. 111 1/2, par. 1407.01
410 ILCS 50/3.3 new	4
410 ILCS 50/4	from Ch. 111 1/2, par. 5404
820 ILCS 305/8	from Ch. 48, par. 138.8

Amends the Health Maintenance Organization Act and Medical Patient Rights Act. Provides that a health care provider may not bill patients for services except for applicable deductibles or copayments or for services not covered when the health care provider has provided the services under a contract with an insurance company or health maintenance organization under which the health care provider has agreed not to seek payment from patients. Provides for enforcement by the Director of Insurance. Amends the Workers' Compensation Act. Provides that a provider of medical services or related services or items to an injured employee agrees to be bound by charges or payment levels allowed by the Industrial Commission. Provides that disputes regarding reasonableness of fees or charges shall be resolved in accordance with the Act or the Workers' Occupational Diseases Act. Prohibits a provider, employer, or insurance carrier from seeking payment for services or items from an employee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2016 WATSON AND JACOBS.

50 ILCS 145/2

55 ILCS 5/3-6037 from Ch. 34, par. 3-6037

55 ILCS 5/4-6003 30 ILCS 805/8.26 new from Ch. 34, par. 4-6003

Amends the Counties Code. Provides that no county with a population under 2,000,000 may reduce the rate of compensation of its sheriff below the rate of compensation that it is actually paying to its sheriff on January 1, 2002 or the effective date of this amendatory Act. Also provides for an annual cost of living adjustment. Beginning December 1, 2002, with respect to the optional salary that may be paid to the Supervisor of Safety, retains the optional character but changes the maximum annual amounts to minimums. Amends the Local Government Officer Compensation Act to exempt these changes from the 180 day rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 50 ILCS 145/2

Deletes everything. Amends the Counties Code. Provides that no county with a population under 2,000,000 may reduce the rate of compensation of its sheriff below the rate of compensation that it is actually paying to its sheriff on January 1, 2002 or the effective date of this amendatory Act. Beginning December 1, 2002, with respect to the optional salary that may be paid to the Supervisor of Safety, retains the optional character but changes the maximum annual amounts to minimums. Amends the State Manfates Act to require implementation without reimbursement. Effective immediately.

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

02-02	-07 S	First reading	Referred to Sen Rules Comm
02-02	-20 S	_	Assigned to Local Government
02-02-	-21 S	Added As A Co-sponsor JA	COBS
02-02	-26 S		Postponed
02-03	-05 S	Amendment No.01	LOCAL GOV S Adopted
	S		Recmided do pass as amend 008-000-000
	S	Placed Calndr, Second Rdg	

SB-2017 SIEBEN - WALSH,L.

New Act

30 ILCS 168/20 new from Ch. 120, par. 453.3 35 ILCS 130/3 from Ch. 120, par. 453.6 35 ILCS 130/6 35 ILCS 135/3 from Ch. 120, par. 453.33

Creates the Tobacco Product Manufacturers' Escrow Enforcement Act. Provides that a distributor of cigarettes may not affix, or cause to be affixed, tax stamps to individual packages of cigarettes delivered or caused to be delivered by the distributor in this State if the manufacturer of those cigarettes has (i) failed to become a participating manufacturer under the Tobacco Product Manufacturers' Escrow Act or (ii) failed to create a qualified escrow fund for any cigarettes manufactured by the tobacco product manufacturer and sold in this State or otherwise failed to bring itself into compliance with certain provisions of the Tobacco Product Manufacturers' Escrow Act. A distributor who violates the Act is subject to the revocation, cancellation, or suspension of his or her license under the Cigarette Tax Act or the Cigarette Use Tax Act, as appropriate. Authorizes the Attorney General, in consultation with the Department of Revenue to adopt rules to effectuate compliance with the Act and the Tobacco Product Manufacturers' Escrow Act, Amends the Tobacco Product Manufacturers' Escrow Act, the Cigarette Tax Act, and the Cigarette Use Tax Act to make corresponding changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 143/10-10

Replaces the language in the Cigarette Tax Act and the Cigarette Use Tax Act prohibiting a distributor from affixing, or causing to be affixed, tax stamps on packages of cigarettes unless the distributor complies with the certain requirements of the Tobacco Product Manufacturers' Escrow Act with a provision that no person may affix, or cause to be affixed, any tax stamp to a package of cigarettes unless the tobacco product manufacturer that made or sold the eigarettes is a participating manufacturer or has made all escrow payments required by the Tobacco Product Manufacturers' Escrow Act, Amends the Tobacco Products Tax Act of 1995. Provides that no person may pay the tax levied under the Act on a tobacco product defined as a cigarette under the Tobacco Product Manufacturers' Escrow Act unless the tobacco product manufacturer that made or sold the cigarettes is a participating manufacturer or has made all escrow payments required by the Tobacco Product Manufacturers' Escrow Act.

```
02-02-07 S First reading
                                      Referred to Sen Rules Comm
                                      Assigned to Executive
02-02-20 S
                Amendment No.01
02-02-27 S
                                      EXECUTIVE S
                                                              Adopted
                                      Recmnded do pass as amend 012-000-000
02-02-28 S
         S Placed Calndr, Second Rdg
02-03-05 S Second Reading
         S Placed Calndr, 3rd Reading
02-03-06 S Added as Chief Co-sponsor WALSH,L
         S Third Reading - Passed 055-000-000
         H Arrive House
         H Placed Calndr First Rdg
02-03-07 H Hse Sponsor MITCHELL, BILL
```

SB-2018 DONAHUE - DEMUZIO.

```
110 ILCS 805/2-16.07 new 30 ILCS 105/5.570 new
```

Amends the Public Community College Act and the State Finance Act. Creates the Career and Technical Education Fund to be used by the Illinois Community College Board for operational expenses associated with the administration of Career and Technical Education, for payment of Career and Technical Education grants to colleges, and for payment of costs relating to State leadership activities. Effective immediately.

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27		-	Assigned to Education
02-03-06	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
	S	Added as Chief Co-sponsor l	DEMUZIO

SB-2019 DONAHUE.

50 ILCS 725/2	from Ch. 85, par. 2552
65 ILCS 5/10-2.1-17	from Ch. 24, par. 10-2.1-17
55 ILCS 5/3-8014	from Ch. 34, par. 3-8014

Amends the Peace Officers' Disciplinary Act. Provides that the definition of "interrogation" includes questioning during an informal inquiry (currently, the definition specifically excludes questioning during an informal inquiry). Amends the Illinois Municipal Code. Provides that a Section concerning the removal or discharge of members of the fire or police department shall not be construed to limit or prohibit any municipality, subject to its compliance with the Illinois Public Labor Relations Act, from bargaining collectively discipline and discharge procedures that are not consistent with the Code, including arbitration procedures for the appeal of decisions of the Board of Fire and Police Commissioners. Amends the Counties Code. Provides that a Section concerning the Sheriff's Merit System Law shall not be construed to limit or prohibit any municipality, subject to its compliance with the Illinois Public Labor Relations Act, from bargaining collectively discipline and discharge procedures that are not consistent with this Act, including arbitration procedures for the appeal of certain decisions of the Merit Commission.

```
02-02-07 S First reading
```

Referred to Sen Rules Comm

SB-2020 PARKER.

```
215 ILCS 5/356z.2 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.

02-02-07 S First reading

SB-2021 PARKER.

```
720 ILCS 5/Article 21.4 heading new
```

720 ILCS 5/21.4-1 new

720 ILCS 5/21.4-2 new

720 ILCS 5/21.4-3 new

720 ILCS 5/21.4-4 new

Amends the Criminal Code of 1961 to create the offense of intentional interference with access to health care. Violation is a class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2022 BOMKE.

740 ILCS 110/10

from Ch. 91 1/2, par. 810

Amends the Mental Health and Developmental Disabilities Confidentiality Act concerning disclosure of records and communications of a person who is receiving or has received mental health or developmental disabilities services. Provides that these records and communications shall be disclosed upon request of a law enforcement officer, a State's Attorney, the Attorney General, or a designee of any of these persons upon proof that a valid felony warrant was issued for the arrest of the recipient, but limits the disclosure to records and communications concerning: (i) the recipient's past or current presence at a mental health facility; and (ii) the date of the recipient's discharge or future discharge from a mental health facility.

SENATE AMENDMENT NO. 1.

Provides that therapist records and communications of a recipient of mental health or developmental disability services may be disclosed upon proof that a valid forcible felony warrant (rather than a felony warrant) was issued for the arrest of the recipient.

02-02-07	S	First reading	Referred to Ser	n Ru	les Comm
02-02-27	S		Assigned to Ju	dicia	ıry
02-03-05	S	Amendment No.01	JUDICIARY	S	Adopted
02-03-06	S		Recmnded do	pass	as amend 011-000-000
	S	Placed Calndr, Second Rdg			
02-03-07	S	Second Reading			
	S	Placed Calndr,3rd Reading			

SB-2023 PETKA.

725 ILCS 5/114-13	from Ch. 38, par. 114-13
725 ILCS 5/122-1	from Ch. 38, par. 122-1
725 ILCS 5/122-2	from Ch. 38, par. 122-2
725 ILCS 5/122-3	from Ch. 38, par. 122-3
725 ILCS 5/122-6.1 new	•

Amends the Code of Criminal Procedure of 1963. Requires any investigative, law enforcement, or other agency responsible for investigating any felony offense or participating in an investigation of any felony offense to provide to the authority prosecuting the offense all reports that have been generated by or have come into the possession of the investigating agency concerning the offense being investigated. Also requires the investigating agency to provide to the prosecuting authority any material or information within its possession or control that would tend to negate the guilt of the accused of the offense charged or reduce his or her punishment for the offense, and requires every investigative and law enforcement agency in this State to adopt policies to ensure compliance with these provisions. Provides that post-conviction relief may be based on an independent claim of actual innocence based on newly discovered evidence. Establishs procedures for conducting a hearing on this evidence.

```
02-02-07SFirst readingReferred to Sen Rules Comm02-02-20SAssigned to Judiciary02-02-27SPostponed02-03-06SRecommended do pass 006-000-003SPlaced Calndr, Second Rdg
```

SB-2024 DILLARD - MADIGAN, L - GEO-KARIS.

730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3

Amends the Unified Code of Corrections. Permits the Department of State Police to require the submission of saliva or tissue specimens as well as blood specimens to the

Department for analysis and categorizing into genetic marker groupings. Requires the specimens to be submitted by persons convicted or found guilty of an offense classified as a felony under Illinois law or found guilty or given supervision for such an offense under the Juvenile Court Act of 1987. Requires a person incarcerated in a Department of Corrections facility to submit the blood, saliva, or tissue specimens before his or her release on parole or mandatory supervised release, as a condition of that parole or mandatory supervised release. Effective immediately.

SENATE AMENDMENT NO. 1.

Eliminates from the definition of "qualifying offense" that requires a defendant to submit to DNA testing, certain sex offenses, child abduction by luring a child into a motor vehicle, certain domestic battery offenses, aggravated arson, causing a catastrophe and certain burglary and robbery offenses. Eliminates provisions exempting the Department of State Police from collecting or accepting blood specimens for certain specified offenses until resources are available to process the specimens or until July 1, 2003, whichever is earlier.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-	07 S	First reading	Referred to Se	n Rules	Comm	
02-02-	20 S	Assigned to Judiciary				
02-02-	27 S	Postponed				
02-03-	05 S	Added as Chief Co-sponsor MADIGAN,L				
	S	Amendment No.01	JUDICIARY	S	Adopted	
02-03-	06 S	Added as Chief Co-sponsor	GEO-KARIS		•	
	S	_	Recmnded do	pass as a	mend 009-000-000	
	S	Placed Calndr, Second Rdg				
02-03-	07 S		Fiscal Note Re	quested	CLAYBORNE	
	S	Placed Calndr, Second Rdg		•		

SB-2025 DILLARD.

625 ILCS 5/11-501.2 from Ch. 95 1/2, par. 11-501.2

Amends the Illinois Vehicle Code. Provides that, in DUI cases involving personal injury or death, hospital personnel must, upon request by a law enforcement officer, withdraw blood or obtain urine samples from the offender to determine the alcohol or drug content in his or her blood or urine. Effective immediately.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Judiciary
02-02-27	S		Postponed
	S		Committee Judiciary
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2026 DILLARD.

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

Amends the Unified Code of Corrections. Provides that the court shall sentence a defendant to consecutive sentences if one of the offenses that the defendant was convicted of was leaving the scene of a motor vehicle accident involving death or personal injuries, aggravated driving under the influence, or reckless homicide.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading Referred to Sen Rules Comm

SB-2027 PARKER.

430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act. Requires the dial up telephone system to be used by every dealer who transfers firearms at a gun show, not just federally licensed firearm dealers, for the purpose of checking the criminal history and mental health history of the prospective transferee of the firearm at a gun show to determine whether the transferee is eligible under law to obtain the firearm.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2028 PETKA.

110 ILCS 947/55

Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning police or fire officer survivor grants.

02-02-07 S First reading Referred to Se

SB-2029 **862**

SB-2029 PETKA.

705 ILCS 25/1 from Ch. 37, par. 25

Amends the Appellate Court Act. Makes a technical change in the Section relating to the number of appellate court judges in each Judicial District.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Executive

02-03-07 S Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2030 PETKA.

720 ILCS 5/31-1

from Ch. 38, par. 31-1

Amends the Criminal Code of 1961. Makes a technical change in the statute relating to the offense of resisting or obstructing a peace officer or correctional employee.

SENATE AMENDMENT NO. 1.

Adds reference to: 720 ILCS 5/12-2 from Ch. 38, par. 12-2 720 ILCS 5/12-4 from Ch. 38, par. 12-4

Deletes everything. Amends the Criminal Code of 1961. Provides that aggravated assault or aggravated battery also consists of an assault or battery in which the defendant knows that the individual assaulted or harmed was an employee of the Department of Human Services supervising or controlling sexually dangerous persons or sexually violent persons while the employee is engaged in the execution of any of his or her official duties, or to prevent the employee from performing his or her official duties, or in retaliation for the employee performing his or her official duties, and the assault or battery was committed other than by the discharge of a firearm. Provides that it is aggravated battery for a sexually dangerous person or sexually violent person in the custody of the Department of Human Services to cause or attempt to cause an employee of the Department of Human Services to come into contact with the blood, seminal fluid, urine, or feces, by throwing or tossing that fluid or material. Provides that aggravated battery of a person known to be a peace officer engaged in his or her official duties, or to prevent the officer from performing his or her official duties, or in retaliation for the officer performing his or her official duties is a Class 2 felony (rather than a Class 3 felony). Provides that a person convicted of resisting or obstructing a peace officer shall, in addition to any other sentence imposed by the court, be sentenced to a minimum of 48 consecutive hours of imprisonment or ordered to perform community service of at least 100 hours. Effective immediately.

 02-02-07
 S
 First reading
 Referred to Sen Rules Comm

 02-02-27
 S
 Assigned to Judiciary

 02-03-05
 S
 Amendment No.01
 JUDICIARY
 S
 Adopted

 02-03-06
 S
 Placed Calndr, Second Rdg

Referred to Sen Rules Comm

Assigned to Judiciary

JUDICIARY
S
Adopted

Recmnded do pass as amend 006-000-003

SB-2031 MADIGAN,L.

New Act

Creates the Personal Information Protection Act. Requires credit reporting agencies to accept security alerts from consumers via a toll-free telephone number, and allows a consumer to request a reporting agency to impose a security freeze on release of any information from his or her file. Requires a consumer credit reporting agency to place a security alert in a consumer credit report within 72 hours after receiving a request to do so and to notify persons using consumer credit reports of the existence of a security alert. Provides for the security alert to remain in effect for at least 90 days and that a consumer may renew it. Requires a consumer credit reporting agency to place a security freeze on a consumer credit report within 72 hours after receiving a request to do so in writing and prohibits the release of information from a consumer credit report while the freeze is in place. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2032 MADIGAN,L.

720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1 720 ILCS 5/33D-1 from Ch. 38, par. 33D-1 720 ILCS 150/5.1 from Ch. 23, par. 2355.1 Amends the Criminal Code of 1961. Changes references in the child pornography statute from "sexual intercourse" or "sexual contact" to "sexual penetration" or "sexual conduct". Changes the age at which a person may be convicted of contributing to the criminal delinquency of a juvenile from 21 years and upwards to 17 years and upwards. Amends the Wrongs to Children Act. Provides that the offense of permitting sexual abuse of a child does not apply to a person responsible for the child's welfare who, having reason to believe that sexual abuse has occurred, makes timely and reasonable efforts to stop the sexual abuse in conformance with the Abused and Neglected Child Reporting Act or by reporting the sexual abuse, or causing a report to be made, to medical or law enforcement authorities. Changes the penalties for the offense. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2033 ROSKAM - PHILIP.

815 ILCS 505/2MM new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that indemnification contracts may not require a party to the contract to indemnify another for losses to the extent those losses are not the fault of the party obligated to make indemnification. Effective immediately.

```
02-02-07 S First reading
```

S Added as Chief Co-sponsor PHILIP

Referred to Sen Rules Comm

SB-2034 RAUSCHENBERGER.

220 ILCS 30/10.11 new

Amends the Electric Supplier Act. Requires electric suppliers to comply with the winter disconnection requirements imposed upon public utilities under the Public Utilities Act. Effective July 1, 2002.

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Environment & Energy
02-03-06 S	Postponed
S	Committee Environment & Energy
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2035 BURZYNSKI.

220 ILCS 5/15-301

Amends the Public Utilities Act. Makes a technical change in a Section concerning records kept by common carriers by pipeline.

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Environment & Energy
02-02-27 S	Postponed
02-03-06 S	Postponed
S	Committee Environment & Energy
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2036 CULLERTON.

235 ILCS 5/6-11

from Ch. 43, par, 127

Amends the Liquor Control Act of 1934. In provisions authorizing the issuance of a retail license authorizing the sale of alcoholic liquor at a restaurant near a school if certain conditions are met, provides that the restaurant must be at least 70 (now 75) or more feet from a school. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2037 BOWLES, PETERSON AND DILLARD.

```
65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1 from Ch. 24, par. 8-11-1.2 from Ch. 24, par. 8-11-1.2 from Ch. 24, par. 8-11-1.3 from Ch. 24, par. 8-11-1.3 from Ch. 24, par. 8-11-1.3 from Ch. 24, par. 8-11-1.4 from Ch. 24, par. 8-11-1.5 from Ch. 24, par. 8-11-1.5
```

Amends the Illinois Municipal Code. Requires the Department of Revenue, beginning on October 1, 2002, to administer and enforce certain non-homerule municipal occupation and use taxes beginning on (i) the first day of July if a certified copy of the ordinance or resolution concerning the tax is delivered to the Department on or before

the first day of April or (ii) the first day of January if a certified copy of the ordinance or resolution concerning the tax is delivered to the Department on or before the first day of October (currently, the Department must administer and enforce these taxes beginning on January 1). Provides that the Retailer's Occupation Tax, the Service Occupation Tax, and the Use Tax imposed by non-home rule municipalities under the Illinois Municipal Code shall not be imposed at a rate greater than 1/2 of 1% and shall be imposed only in 1/4% increments. Provides that the proceeds from these 3 taxes may also be used for municipal property tax relief. Defines "property tax relief".

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Revenue
02-03-05 S Added As A Co-sponsor PETERSON
S Added As A Co-sponsor DILLARD
02-03-07 S Recommended do pass 009-001-000
S Placed Calndr, Second Rdg

SB-2038 SILVERSTEIN.

Appropriates \$6,000,000 from the General Revenue Fund to the Department of Public Health for the purchase and installation of an automated external defibrillator for every public primary school and every public secondary school in this State. Effective January 1, 2003.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2039 LINK - OBAMA - PETERSON AND LUECHTEFELD.

New Act

Creates the Rental Housing Support Program Act. Provides for grants from the Illinois Housing Development Authority to local administering agencies to provide subsidies to landlords to enable the landlords to charge rent affordable for low-income tenants. Also provides for grants from the Illinois Housing Development Authority to developers of new affordable rental housing. Sets forth criteria for the awarding of grants.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm
02-02-21 S Added as Chief Co-sponsor OBAMA
02-02-25 S Added As A Co-sponsor LUECHTEFELD
02-02-28 S Added as Chief Co-sponsor PETERSON

SB-2040 LINK - JACOBS.

230 ILCS 10/7 from Ch. 120, par. 2407

Amends the Riverboat Gambling Act. Provides that the Board shall revoke owner's licenses that have been inactive for a period of 48 months or longer.

02-02-07 S First reading
S Added as Chief Co-sponsor JACOBS
Referred to Sen Rules Comm

SB-2041 LINK.

10 ILCS 5/11-4.2 from Ch. 46, par. 11-4.2

Amends the Election Code. Requires that all polling places be accessible to handicapped and elderly electors by January 1, 2004, as determined by rule of the State Board of Elections. Effective immediately.

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

02-02-07 S First reading Referred to Sen Rules Comm

SB-2042 LINK - KARPIEL.

205 ILCS 616/50

Amends the Electronic Fund Transfer Act. Provides that terminals must be designed and programmed so that the entry of a consumer's personal identification in reverse order causes an alarm to be sent to the local law enforcement agency.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm 02-02-26 S Added as Chief Co-sponsor KARPIEL

SB-2043 LINK.

New Act

Creates the Longtime Owner-Occupant Tax Exemption Act. Defines "longtime owner-occupant" as a person who for at least 25 continuous years has owned and has occupied the same dwelling place as a principal residence and domicile. Provides that the corporate authorities of a county shall have the power to provide, by ordinance or resolution, for special real property tax relief provisions granting longtime owner-occupants an exemption in the payment of that portion of an increase of real property taxes that is due to an increase in the assessed value of the property by more than 2% from the most recent prior assessed value of that property. Authorizes counties to impose additional criteria for qualifying for an exemption. Authorizes application of the Act to prior tax years.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2044 LINK. 605 ILCS 10/14.1 from Ch. 121, par. 100-14.1 605 ILCS 10/18 from Ch. 121, par. 100-18 605 ILCS 10/23 from Ch. 121, par. 100-23

Amends the Toll Highway Act. Provides that the Act constitutes an irrevocable and continuing appropriation from the Illinois State Toll Highway Authority Fund for amounts to pay principal, interest, and other bond expenses and obligations (instead of the Fund being considered always appropriated for the purposes of repayment of debt service and other bond obligations). Provides that all other expenses, including ordinary and contingent expenses, are subject to annual appropriation. Provides that, before bonds may be issued for or construction may be commenced on any new segment of toll highway, the issuance of bonds for or the commencement of construction of that particular segment must be approved by law (rather than authorized by joint resolution of the General Assembly). Provides that any general increase in toll rates must have the prior approval of the General Assembly by a three-fifths majority vote. Provides that the State guarantees payment of bonds issued before the effective date of the amendatory Act, and requires the Authority to maintain a debt service fund with respect to revenue bonds outstanding on the effective date of this amendatory Act.

from Ch. 121, par. 100-24

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

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2045 LINK.

605 ILCS 10/24

10 ILCS 5/28-1 605 ILCS 10/36 new from Ch. 46, par. 28-1

Amends the Toll Highway Act and the Election Code to provide that an advisory referendum on the question of whether or not the Illinois State Toll Highway Authority should be abolished shall be held in every county where a current toll highway is located.

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

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2046 LINK.

```
605 ILCS 10/3 from Ch. 121, par. 100-3
605 ILCS 10/5 from Ch. 121, par. 100-5
```

Amends the Toll Highway Act to provide that none of the 9 directors of the Illinois State Toll Highway Authority appointed by the Governor shall be a State or local elected official. Provides that a director of the Illinois State Toll Highway Authority who also holds an elected office may not receive any contributions from individuals who are vendors for the Authority. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2047 LINK.

```
605 ILCS 10/8.1 new
605 ILCS 10/16.2 new
605 ILCS 10/17 from Ch. 121, par. 100-17
```

Amends the Toll Highway Act. Requires the Toll Highway Authority to appoint an Inspector General to investigate waste, fraud, or financial mismanagement in Authority

operations involving Authority employees or contractors. Provides for the Inspector General's powers and duties. Makes failure to cooperate in specified ways with the investigation a Class A misdemeanor. Requires competitive bidding of Authority bond issuance service contracts over \$25,000. Requires the Authority to use all surplus revenues to fund construction or repairs before issuing bonds to finance those activities. Requires the Authority to structure financing of new tollways and refinancing of debt to facilitate conversion of tollways into free State highways. Requires the Authority to report a schedule of that conversion to the Governor and General Assembly every 2 years. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2048 LINK.

605 ILCS 10/11 from Ch. 121, par. 100-11

Amends the Toll Highway Act to provide that all moneys collected at a toll highway station must be used for the upkeep and maintenance of that toll highway and may not be used for the expansion of any other toll highway. Provides that the Illinois State Toll Highway Authority may not increase the rates for toll without the approval of the General Assembly and the Governor.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2049 CULLERTON - HAWKINSON.

```
New Act
805 ILCS 205/Part VII heading new
805 ILCS 205/90 new
805 ILCS 205/95 new
805 ILCS 210/201 from Ch. 106 1/2, par. 152-1
805 ILCS 210/805 new
805 ILCS 210/1204 from Ch. 106 1/2, par. 162-4
```

Creates the Uniform Partnership Act (1997) to replace the Uniform Partnership Act. The new Act adds provisions concerning continuation of a partnership after a partner's dissociation; fiduciary duties of partners; public filing of statements containing basic information about a partnership; merger of partnerships; and conversion of a partnership to a limited partnership. Provides that a partnership may qualify as a limited liability partnership and establishes the requirements for qualification. Makes the new Act applicable to partnerships formed on or after January 1, 2003 with certain exceptions; makes the new Act applicable to all partnerships on and after January 1, 2008. Authorizes existing partnerships to elect to be governed by the new Act. Amends the Uniform Partnership Act and the Revised Uniform Limited Partnership Act to make conforming changes and to repeal the Uniform Partnership Act on January 1, 2008. Effective January 1, 2003.

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

```
02-02-07 S First reading
S Added as Chief Co-sponsor HAWKINSON
Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary
02-02-27 S Postponed
02-03-06 S Recommended do pass 011-000-000
S Placed Calndr,Second Rdg
```

SB-2050 DONAHUE – MAITLAND – WEAVER – RADOGNO – LIGHTFORÐ, RONEN, OBAMA, SMITH, MUNOZ, DEL VALLE, HENDON AND SHAW.

20 ILCS 2310/2310-372 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Creates a Stroke Task Force within the Department of Public Health to advise the Department with regard to setting priorities for improvements in stroke prevention and treatment efforts, including developing and implementing a comprehensive statewide public education program on stroke prevention, targeted to high-risk populations and to geographic areas where there is a high incidence of stroke, and other matters. Also requires the task force to advise the Department with regard to awarding grants to providers of emergency medical services and to hospitals for the purpose of improving care to stroke patients. Effective immediately.

867 SB-2050—Cont.

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

02-02-07 S First reading

S Added as Chief Co-sponsor MAITLAND

S Referred to Sen Rules Comm

02-02-08 S Added as Chief Co-sponsor WEAVER

02-02-20 S Added As A Co-sponsor RONEN S Added As A Co-sponsor OBAMA

S Added as Chief Co-sponsor RADOGNO

02-02-27 S Assigned to Public Health & Welfare

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

S Added As A Co-sponsor SMITH

S Added As A Co-sponsor MUNOZ

S Added As A Co-sponsor DEL VALLE

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

S Added As A Co-sponsor HENDON

02-03-07 S Added as Chief Co-sponsor LIGHTFORD

S Added As A Co-sponsor SHAW

SB-2051 SYVERSON - SIEBEN.

405 ILCS 30/3

from Ch. 91 1/2, par. 903

Amends the Community Services Act. Provides accreditation requirements for providers of mental health and substance abuse treatment services. Authorizes the Department of Human Services to adopt additional standards for monitoring and licensing accredited programs, services, and facilities that the Department has determined are not covered by the accreditation standards and processes. Requires proof of compliance with fire and health safety standards. Provides that on and after the effective date of this amendatory Act, the accreditation requirements apply to contracted organizations that are already accredited. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

02-02-21 S Added as Chief Co-sponsor SIEBEN

SB-2052 PARKER - RADOGNO.

815 ILCS 725/Act rep.

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

02-02-07 S First reading

Referred to Sen Rules Comm

02-02-27 S Assigned to Executive

S Added as Chief Co-sponsor RADOGNO

02-03-07 S Recommended do pass 012-000-001

S Placed Calndr, Second Rdg

SB-2053 MADIGAN.L.

105 ILCS 5/10-22.18

from Ch. 122, par. 10-22.18

105 ILCS 5/10-20.19a rep.

30 ILCS 805/8.26 new

Amends the School Code. Provides that if a kindergarten is established, a school board must offer both half-day attendance and full-day attendance kindergarten (now, only if full-day kindergarten is established must half-day kindergarten be established). Repeals another provision giving school boards the power to establish and maintain kindergartens. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2002.

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

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2054 OBAMA.

230 ILCS 5/26

from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Makes a technical change to a Section concerning wagering.

02-02-07 S First reading

SB-2055 **868**

SB-2055 WELCH - CLAYBORNE - OBAMA - LIGHTFORD.

35 ILCS 105/3-85 35 ILCS 110/3-70

Amends the Use Tax Act and the Service Use Tax Act. Provides that no manufacturer's purchase credit is allowed for purchases of manufacturing machinery and equipment or graphic arts machinery and equipment made after on or after July 1, 2002 and on or before June 30, 2003. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor CLAYBORNE

S Added as Chief Co-sponsor OBAMA

S Added as Chief Co-sponsor LIGHTFORD

S Referred to Sen Rules Comm

SB-2056 WELCH - CLAYBORNE - OBAMA.

35 ILCS 5/201		from Ch. 120, par. 2-201
35 ILCS 5/211		
35 ILCS 105/3	3-5	from Ch. 120, par. 439.3-5
35 ILCS 105/3	3-55	from Ch. 120, par. 439.3-55
35 ILCS 110/3	3-5	from Ch. 120, par. 439.33-5
35 ILCS 110/3	3-45	from Ch. 120, par. 439.33-45
35 ILCS 115/3	3-5	from Ch. 120, par. 439.103-5
35 ILCS 120/2	2-5	from Ch. 120, par. 441-5
235 ILCS 5/8-2		from Ch. 43, par. 159

Amends the Illinois Income Tax Act. Provides that the rate reduction for certain foreign insurers applies to taxable years ending on or before June 30, 2004 (now, no sunset). Provides that the Economic Development for a Growing Economy Tax Credit is available only for tax years ending on or before June 30, 2004 (now, no sunset). Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides for a sunset of June 30, 2004 for exemptions for: certain personal property purchased through fundraising events for the benefit of a public or private elementary or secondary school; certain machines and parts for machines used in commercial, coin-operated amusement and vending business; certain medical-related computers and communications equipment sold to a lessor who leases the equipment to a hospital that has been issued an active tax exemption identification number; personal property sold to a lessor who leases the property to a governmental body that has been issued an active tax exemption identification number; and tangible personal property purchased from an Illinois retailer and destined for use or consumption outside Illinois (now, no sunset, except for tangible personal property destined for use or consumption outside Illinois which has a statutory sunset date). Amends the Liquor Control Act of 1934. Deletes provisions authorizing electronic filing of the tax and associated report by a manufacturer or distributor of alcoholic liquor. Effective immediately, except that the changes to the Liquor Control Act of 1934 take effect on July 1, 2004.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-07 S First reading
```

S Added as Chief Co-sponsor CLAYBORNE

S Added as Chief Co-sponsor OBAMA

S Added as Chief Co-sponsor LIGHTFORD

S Referred to Sen Rules Comm

02-02-28 S Sponsor Removed LIGHTFORD

SB-2057 OBAMA.

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that "State tax credit" means the credit for state tax allowable under certain provisions of the Internal Revenue Code as computed under the federal estate tax law in effect on December 31, 2000 (now, allowable under those provisions of the Internal Revenue Code as amended from time to time). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

SB-2058 WELCH - CLAYBORNE - OBAMA - LIGHTFORD.

35 ILCS 105/3-55 from Ch. 120, par. 439.3-55
35 ILCS 105/3-61 rep.
35 ILCS 110/3-45 from Ch. 120, par. 439.33-45
35 ILCS 110/3-51 rep.
35 ILCS 115/2d rep.
35 ILCS 120/2-51 rep.

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Places at the beginning of the list of multistate exemptions in the 2 use tax Acts the phrase: "To prevent actual or likely multistate exemption". Removes the definition of "use as rolling stock moving in interstate commerce" from the Acts. Effective January 1, 2003.

```
02-02-07 S First reading
S Added as Chief Co-sponsor CLAYBORNE
S Added as Chief Co-sponsor OBAMA
S Added as Chief Co-sponsor LIGHTFORD
Referred to Sen Rules Comm
```

SB-2059 WELCH - OBAMA - DEMUZIO - LIGHTFORD AND SHADID.

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

Amends the Riverboat Gambling Act. Increases the wagering tax by 10% of annual adjusted gross receipts. Provides that one-tenth of the additional tax revenue shall be paid to the county in which the riverboat docks. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-07 S First reading
S Added as Chief Co-sponsor OBAMA
Added as Chief Co-sponsor DEMUZIO
Added as Chief Co-sponsor LIGHTFORD
Referred to Sen Rules Comm
02-03-01 S Added As A Co-sponsor SHADID
```

SB-2060 CLAYBORNE - WELCH - OBAMA - DEMUZIO - WALSH,L AND LIGHTFORD.

```
New Act
35 ILCS 735/3-2 from Ch. 120, par. 2603-2
35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-4 from Ch. 120, par. 2603-3
35 ILCS 735/3-5 from Ch. 120, par. 2603-5
35 ILCS 735/3-6 from Ch. 120, par. 2603-6
35 ILCS 735/3-7.5
```

Creates the Tax Delinquency Amnesty Act. Provides that the Department of Revenue shall establish a tax amnesty program for delinquent taxes required to be collected by the Department to run for a period from October 1, 2002 though November 30, 2002 and to cover any taxable period ending prior to July 1, 2001. The Department shall not collect any interest or penalties on those taxes or pursue the taxpayer either by civil suit or criminal prosecution for those taxes if amnesty is granted to the taxpayer. Excludes taxpayers who are a party to any criminal investigation or to any pending civil or criminal litigation concerning the tax liability. Requires the Department to adopt rules. Provides that the money collected under amnesty program (except for personal property tax replacement income tax collected) shall be deposited as follows: (i) one-half into the Common School Fund; (ii) one-half into the General Revenue Fund. Amends the Uniform Penalty and Interest Act. Provides that, if a taxpayer eligible for the amnesty program fails to satisfy the tax liability during the amnesty period, then the interest or penalty or both imposed by the Department on that tax liability shall be imposed in an amount that is 200% of the amount that would otherwise be imposed. Effective immediately

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

02-02-07 S First reading
S Added as Chief Co-sponsor WELCH
Added as Chief Co-sponsor OBAMA
Added as Chief Co-sponsor DEMUZIO
Added as Chief Co-sponsor WALSH,L
Added as Chief Co-sponsor WALSH,L
Added As A Co-sponsor LIGHTFORD
Referred to Sen Rules Comm
```

SB-2061 **870**

SB-2061 DUDYCZ.

5 ILCS 315/4 from Ch. 48, par. 1604 5 ILCS 315/7 from Ch. 48, par. 1607 5 ILCS 315/14 from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. Requires that municipalities with historical peace officer bargaining units must bargain over promotional issues of the rank represented by the bargaining unit. Requires that municipalities with more than 1,000,000 population must bargain over rank peace officer promotional issues with the peace officer bargaining unit that represents the rank. Removes the prohibition against residency requirements as a condition of employment for peace officers in municipalities of at least 1,000,000 population.

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

02-02-07 S First reading Referred to Sen Rules Comm

SB-2062 DUDYCZ.

40 ILCS 5/5-132 from Ch. 108 1/2, par. 5-132 30 ILCS 805/8.26 new

Amends the Chicago Police Article of the Illinois Pension Code to provide an increase in the retirement benefit formula. Provides 2.5% of last day salary for each year of service, up to a 75% maximum; the formula is also applied to certain persons who retire with less than 20 years of service due to reaching mandatory retirement age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

02-02-07 S First reading Referred to Sen Rules Comm 02-03-11 S Pension Note Filed

S Committee Rules

SB-2063 BOWLES.

20 ILCS 2510/Art. 2510 rep.

Amends the Civil Administrative Code of Illinois. Repeals the Article containing the Certified Audit Program Law.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2064 TROTTER.

New Act

Creates the Provider Termination Notification Act. Provides that a health care licensing board that takes an adverse action against a licensed health care professional or that has reported to it an adverse action taken by a hospital or other health care professional review committee against a licensed health care professional shall notify any health carrier that voluntarily provides the licensing board a point of contact to receive information of adverse actions. Provides that a health carrier may limit, restrict, suspend, or terminate the agreement under which the licensed health care professional furnishes health care items and services to participants, beneficiaries, or enrollees of the health carrier.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2065 TROTTER.

410 ILCS 315/0.5 new 410 ILCS 315/1 from Ch. 111 1/2, par. 22.11 410 ILCS 315/2 from Ch. 111 1/2, par. 22.12

410 ILCS 315/2.5 new 410 ILCS 315/2.10 new

Amends the Communicable Disease Prevention Act. Adds definitions of certain terms. Adds statements of public policy. Changes references to a child's "guardian" to "legal guardian". Adds provisions requiring that immunization information for children age 18 or under be reported to the State immunization registry maintained by the Department of Public Health. Provides that no person shall be liable for civil damages or professional discipline as a result of the reporting of immunization information to the State immunization registry, except for willful or wanton misconduct. Authorizes the release of information from the registry to certain individuals and entities for the purpose of providing immunization services and for other purposes. Makes unauthorized use or misuse of the registry a Class A misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 02-02-07 S First reading

Referred to Sen Rules Comm

HALVORSON. SB-2066

820 ILCS 305/6 from Ch. 48, par. 138.6 from Ch. 48, par. 172.36 820 ILCS 310/1 Amends the Workers' Compensation Act and the Workers'

Occupational Diseases Act. Provides that any condition or impairment of health of a firefighter, emergency medical technician, or paramedic that results directly or indirectly from any bloodborne pathogen, lung or respiratory disease or condition, heart or vascular disease or condition, hypertension, tuberculosis, or cancer resulting in any disability to the employee shall be conclusively presumed to arise out of and in the course of the employee's employment and shall be conclusively presumed to be causally connected to the hazards or exposures of the employment. Provides that the presumption shall also apply to any hernia or hearing loss suffered by a firefighter, emergency medical technician, or paramedic. Provides that the presumption does not apply to an employee who has been a firefighter, emergency medical technician, or paramedic for less than 5 years at the time the condition or impairment is discovered.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2067 PARKER.

605 ILCS 10/27.1

from Ch. 121, par. 100-27.1

Amends the Toll Highway Act. Increases the fine for using spurious or counterfeit tickets or tokens from not less than \$5 and not more than \$100 for each offense to not less than \$20 nor more than \$250. Effective immediately.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Transportation 02-02-27 S Held in Committee 02-03-06 S Recommended do pass 010-000-000 S Placed Calndr, Second Rdg 02-03-07 S Second Reading S Placed Calndr, 3rd Reading

SB-2068 PARKER.

605 ILCS 10/9.12 new

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority may not enter into any agreement or understanding for the use or acquisition of land that is intended to be used or acquired for toll highway purposes unless full disclosure of all individuals and entities holding any beneficial interest in the land is made. Provides that if the Authority commences condemnation proceedings to acquire land for a toll highway, holders of all beneficial interests must make full disclosure, unless the court determines that disclosure would cause one or more of them irreparable harm. Requires the statement to be in writing, verified under penalty of perjury, and recorded. Provides that a person who violates the provision is guilty of a business offense and shall be fined \$10,000. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

Referred to Sen Rules Comm 02-02-07 S First reading Assigned to Transportation 02-02-20 S Held in Committee 02-02-27 S Recommended do pass 010-000-000 02-03-06 S S Placed Calndr, Second Rdg 02-03-07 S Second Reading S Placed Calndr, 3rd Reading

SYVERSON - RAUSCHENBERGER - SMITH. SB-2069

110 ILCS 330/5

from Ch. 23, par. 1375

Amends the University of Illinois Hospital Act. In the provision prohibiting a person from making or collecting a personal or professional charge for his or her own account for treating, caring for, or nursing a patient, adds an exception for such services provided at the University of Illinois Hospital by non-salaried University faculty members. Effective immediately.

02-02-07 S First reading S Added as Chief Co-sponsor RAUSCHENBERGER

S Added as Chief Co-sponsor SMITH

Assigned to Public Health & Welfare 02-02-20 S 02-02-26 S Postponed Recommended do pass 008-000-000 02-03-05 S S Placed Calndr, Second Rdg 02-03-06 S Second Reading S Placed Calndr,3rd Reading

PHILIP. SB-2070

40 ILCS 5/7-137.1

from Ch. 108 1/2, par. 7-137.1

30 ILCS 805/8.26 new

Amends the IMRF Article of the Illinois Pension Code. In the provisions allowing certain annuitants to hold elective office without participating in the Fund or losing their retirement annuities, allows a separate election for each term of office. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 2070 cannot be determined, as the number of elected officials who would change the election to participate in IMRF (based on terms in office) is unknown. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates

02-02-07 S First reading

Referred to Sen Rules Comm

02-02-22 S

Pension Note Filed Committee Rules

SB-2071 PARKER.

20 ILCS 2435/45

from Ch. 23, par. 3395-45

Amends the Abuse of Adults with Disabilities Intervention Act. Provides that if the guardian of an adult with disabilities is alleged to be the perpetrator of the abuse, neglect, or exploitation, the Adults with Disabilities Abuse Project may (instead of shall) seek the appointment of a temporary substitute guardian. Effective immediately.

02-02-07 S First reading Referred to Sen Rules Cornm 02-02-20 S Assigned to Public Health & Welfare 02-02-26 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg 02-02-27 S Second Reading

S Placed Calndr, 3rd Reading

SB-2072 DILLARD.

415 ILCS 55/9

from Ch. 111 1/2, par. 7459

415 ILCS 55/9.1 new

Amends the Illinois Groundwater Protection Act. Requires the Environmental Protection Agency to notify the Department of Public Health, unless notification is already provided, of the discovery of any volatile organic compound in excess of the Board's Groundwater Quality Standards or the Safe Drinking Water Act maximum contaminant level. Provides an exception to the restriction that the Act does not apply to a community water supply that is regulated under the Environmental Protection Act. Requires the Department to notify the public within 60 days of the receipt of the notice from the Agency that the owner of any private water system, semi-private water system, or non-community public water system needs to test his or her system for potential contamination. Provides guidelines for the publication of notice. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Environment & Energy 02-02-27 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg

02-02-28 S Second Reading

S Placed Calndr, 3rd Reading

SB-2073 BURZYNSKI.

105 ILCS 5/18-8.05

105 ILCS 5/24-2 from Ch. 122, par. 24-2

Amends the School Code. In provisions concerning the compilation of average daily attendance under the State aid formula, makes changes concerning the days when the Prairie State Achievement Examination is administered. Removes Good Friday from the list of legal school holidays. Allows a school board to hold school on certain legal school holidays or use those days for other purposes. Effective July 1, 2002.

873 SB-2073—Cont.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2074 VIVERITO.

725 ILCS 5/124A-10

Amends the Code of Criminal Procedure of 1963. Provides that the clerk of the court may add a delinquency amount fee to the unpaid fines and unpaid costs of conviction of a convicted person equal to an amount of 5% of the unpaid fines and costs that remain unpaid after 30 days, 10% of the unpaid fines and costs that remain unpaid after 60 days, and 15% of the unpaid fines and costs that remain unpaid after 90 days. Provides that after 90 days delinquency, the clerk may release that information of delinquency to credit reporting agencies.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary

02-02-27 S Recommended do pass 009-001-000

S Placed Calndr, Second Rdg

SB-2075 VIVERITO.

5 ILCS 120/1.02

from Ch. 102, par. 41.02

Amends the Open Meetings Act. Provides that, for the definition of a "meeting", if a majority of a quorum is fewer than 3 members, "meeting" means a gathering of a quorum of the members held for the purpose of discussing public business. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2076 VIVERITO.

20 ILCS 105/4.01

from Ch. 23, par. 6104.01

Amends the Illinois Act on the Aging. Removes the Department on Aging's power to establish multipurpose senior centers through area agencies on aging. Removes the requirement that those centers be funded through area agencies on aging. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2077 SULLIVAN.

410 ILCS 517/15

Amends the Health Care Professional Credentials Data Collection Act. Provides that nothing in the Act shall be construed to prohibit a hospital from obtaining credentialing data more than once every 2 years for a health care professional who (i) has been granted provisional, temporary, or probationary medical staff membership, privileges, or status under the hospital's medical staff bylaws, (ii) is disciplined under the hospital's medical staff bylaws, or (iii) is impaired. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2078 SULLIVAN.

225 ILCS 407/5-1

Amends the Auction License Act. Makes a technical change in a Section concerning the short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2079 SULLIVAN.

30 ILCS 105/6z-43

Amends the State Finance Act. In provisions concerning the Tobacco Settlement Recovery Fund, provides that in any civil litigation under any legal theory in which a judgment is entered against a signatory or a successor to a signatory of the Master Settlement Agreement, the appeal bond that the signatory or successor may be required to post to stay execution on the judgment during the time that an appeal or discretionary review of the judgment is pending shall be set in accordance with the law and the rules of the court, except that in no case may the amount of the appeal bond exceed \$25,000,000, regardless of the total amount of the judgment. Authorizes a court order to prevent an appellant's dissipation or diversion of assets. Provides that these changes apply to any action pending on or after the effective date of this amendatory Act. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2080 SULLIVAN.

30 ILCS 105/6z-43

Amends the State Finance Act. Makes a technical change in a Section concerning the Tobacco Settlement Recovery Fund.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2081 SULLIVAN.

220 ILCS 5/16-111.3 new

Amends the Public Utilities Act. Provides that for purposes of calculating the rate index authorized during the deregulation mandatory transition period, an electric utility shall substitute the average yields of 10-year U.S. Treasury Bonds (with specified adjustments) in place of the average yields of 30-year U.S. Treasury Bonds if the Federal Reserve System ceases to include the monthly yields of 30-year Treasury Bonds in its weekly H.15 Statistical Release. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the Monthly Treasury Long-Term Average Rates published in the weekly H.15 Statistical Release, rather than adjusted average yields of 10-year U.S. Treasury Bonds, shall be used to calculate the rate index authorized during the deregulation mandatory transition period. Provides that the Monthly Treasury Long-Term Average Rates shall also be used to determine whether an electric utility may request a rate increase during the mandatory transition period.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Environment & Energy
02-02-27 S Postponed
02-03-06 S Amendment No.01 ENVIR. & ENE. S Adopted
Recmnded do pass as amend 007-000-000
S Placed Calndr, Second Rdg
02-03-07 S Second Reading
S Placed Calndr, 3rd Reading

SB-2082 CULLERTON.

815 ILCS 511/10 815 ILCS 511/17 new 815 ILCS 511/20 new 815 ILCS 511/25 new 815 ILCS 511/30 new 815 ILCS 511/35 new 815 ILCS 511/40 new

Amends the Electronic Mail Act. Makes changes concerning existing remedies. Requires a person who transmits an unsolicited commercial electronic mail message to include specified information at the beginning of the body of the message, and requires Internet routing information in such a message to be accurate, valid according to the prevailing standards for Internet protocols, and accurately reflect message routing. Provides that the Illinois Commerce Commission may conduct investigations to determine whether electronic mail was transmitted in violation of the new provisions and provides for remedies for violations. Provides that, if the Attorney General has reason to believe that the interests of Illinois residents have been or are being threatened or adversely affected because any person is engaging in a pattern or practice of the transmission of electronic mail in violation of the new provisions, the Attorney General may seek specified remedies. Exempts interactive computer service providers from the new provisions under specified circumstances, and authorizes an interactive computer service provider adversely affected by a violation of certain provisions to bring a civil action for specified relief against a person who violates those provisions. Provides that a person who receives an electronic mail message requesting the termination of further transmission of commercial electronic mail shall cease the initiation of further transmissions of such mail to the person making the request. Provides that a person who secures goods or services from, or otherwise responds electronically to, an offer in a transmission of unsolicited commercial electronic mail is deemed to have authorized the initiation of transmissions of unsolicited commercial electronic mail from the person who initiated the transmission. Makes other changes.

875 SB-2082—Cont.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2083 OBAMA.

720 ILCS 5/24-2

from Ch. 38, par. 24-2

720 ILCS 5/24-3.7 new

Amends the Criminal Code of 1961. Creates the offense of unlawful use of a semiautomatic assault weapon or large capacity ammunition feeding device, defined as knowingly selling, manufacturing, purchasing, possessing, or carrying a semiautomatic assault weapon or large capacity ammunition feeding device. Provides that the offense is a Class 2 felony. Exempts peace officers and members of the Armed Services or Reserved Forces of the United States and Illinois National Guard while in the performance of their official duties and wardens, superintendents, and keepers of prisons, penitentiaries, jails and other facilities for the detention of persons accused or convicted of an offense. Also exempts the manufacture, transportation, or sale of these weapons or devices to those persons.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading Referred to Sen Rules Comm

SB-2084 MADIGAN,L.

705 ILCS 405/5-402 new

725 ILCS 5/ Art. 107A heading new

725 ILCS 5/107A-5 new

725 ILCS 5/107A-10 new

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Provides that for any offense alleged to have been committed on or after July 1, 2003, the lineup identification procedure shall be presented in the sequential method, in which a witness is shown lineup participants one at a time. Provides that the witness shall be requested to state whether the individual shown is the person accused of a violation of law, prior to viewing the next lineup participant. Provides that only one member of the lineup shall be a suspect, and the remainder shall be "fillers" who are not suspects, but fit the general description of the suspect.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2085 MOLARO – JONES,E.

725 ILCS 5/122-1

from Ch. 38, par. 122-1

Amends the Code of Criminal Procedure of 1963. Provides that a post-conviction hearing proceeding in a capital case may be commenced at any time after the defendant's conviction if there is newly discovered evidence not available to the defendant at the time of the proceeding that resulted in his or her conviction and the evidence establishes the defendant's innocence. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

S Referred to Sen Rules Comm

SB-2086 MOLARO – JONES,E.

725 ILCS 5/113-3

from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that court appointed counsel in capital cases shall be paid reasonable fees in an amount equal to the average rate for counsel in those cases in the county in which the case is tried. Provides that expert witnesses in capital cases involving indigent defendants shall be paid reasonable fees in an amount equal to the average hourly rate for that type of expert witness in capital cases in the county in which the case is tried. Eliminates the salary caps in those cases. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

Referred to Sen Rules Comm

SB-2087 MOLARO – JONES,E.

720 ILCS 5/14-3

from Ch. 38, par. 14-3

725 ILCS 5/Art. 108C heading new

725 ILCS 5/108C-5 new

Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Provides that during an investigation of a case that may result in a defendant being

charged with first degree murder or a Class X felony, every interview between a peace officer and a suspect or witness in that case must be videotaped. Provides that such videotapings are exempt from the provisions in the Criminal Code of 1961 that prohibit eavesdropping. Effective immediately.

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

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

Referred to Sen Rules Comm

SB-2088 MOLARO - JONES,E.

725 ILCS 5/114-1

from Ch. 38, par. 114-1

Amends the Code of Criminal Procedure of 1963. Provides that upon the written motion of the defendant made prior to trial before or after a plea has been entered, the court may dismiss the indictment, information, or complaint upon the following grounds: (1) the knowing use of or the failure to correct perjury given at the grand jury that returned an indictment; (2) the failure of the State's Attorney to inform the grand jury of the existence of evidence exculpatory to the accused when the existence of that evidence is known to the State; (3) the failure of the State to present a defendant under arrest without unnecessary delay before the nearest and most accessible judge in the county; or (4) the failure of the State to either indict the defendant before a grand jury or to provide the defendant a prompt preliminary hearing to establish probable cause. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES, E

S Referred to Sen Rules Comm

SB-2089 MOLARO – JONES,E.

725 ILCS 5/113-3

from Ch. 38, par. 113-3

Amends the Code of Criminal Procedure of 1963. Provides that in capital cases with multiple defendants, a public defender may represent only one defendant and that each defendant must have counsel whether retained by the defendant or appointed by the court.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

Referred to Sen Rules Comm

SB-2090 MOLARO – JONES, E.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that the court or jury, in determining whether the death penalty may be imposed, must weigh the factors in aggravation and mitigation (rather than determine that there are no mitigating factors sufficient to preclude the imposition of the death penalty). Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

S Added as Chief Co-sponsor JONES, E

S Referred to Sen Rules Comm

SB-2091 MOLARO – JONES,E.

725 ILCS 5/115-21 new

725 ILCS 5/116-5 new

730 ILCS 5/5-4-1.5 new

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that if it is determined by the court during the trial of a capital case, or during sentencing in such a case, or as a result of a post-trial motion in such a case, that a peace officer committed perjury during the trial or sentencing and the perjury is sufficiently material to affect the reliability of the verdict, the court shall grant the defendant a new trial. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

S Referred to Sen Rules Comm

SB-2092 MOLARO – JONES, E.

725 ILCS 5/116-5 new

730 ILCS 5/5-4-1.5 new

877 SB-2092—Cont.

Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that the court may resentence a defendant in a capital case on the grounds of a prosecutor's misconduct during sentencing if the misconduct is sufficiently material to affect the reliability of the sentence imposed. Provides for sanctions against a defendant's counsel who makes such a motion for resentencing other than in good faith. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

Referred to Sen Rules Comm

SB-2093 MOLARO – JONES, E.

725 ILCS 5/121-13

from Ch. 38, par. 121-13

Amends the Code of Criminal Procedure of 1963. Provides that court appointed counsel representing an indigent defendant on appeal shall be paid a reasonable fee based upon the compensation of attorneys who represent defendants in capital cases on appeal. Eliminates the \$2,000 maximum fee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

S Referred to Sen Rules Comm

SB-2094 MOLARO – JONES, E.

720 ILCS 5/9-1

from Ch. 38, par. 9-1

Amends the Criminal Code of 1961. Provides that a sentence of death for first degree murder may be sought only if the State's Attorney gives notice to the defendant, as soon as practical but no later than within 120 days after the defendant's arraignment, of the State's intent to seek the death penalty. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

S Referred to Sen Rules Comm

SB-2095 MOLARO - JONES.E.

725 ILCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Provides that the court may declare a mistrial in a capital case on the grounds of a prosecutor's misconduct during trial that the court determines is sufficiently material to affect the reliability of the verdict. Allows a motion to declare a mistrial during the course of the trial. Provides for sanctions against a defendant's counsel who makes such a motion other than in good faith. Effective immediately.

02-02-07 S First reading

S Added as Chief Co-sponsor JONES,E

S Referred to Sen Rules Comm

SB-2096 JONES, E - OBAMA.

20 ILCS 2605/2605-85 new

30 ILCS 805/8.27 new

50 ILCS 705/7

from Ch. 85, par. 507

625 ILCS 5/11-212 new

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

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

02-02-07 S First reading

S Added as Chief Co-sponsor OBAMA

SB-2097 **878**

SB-2097 BURZYNSKI.

20 ILCS 2310/2310-22 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to establish a patient safety center to recommend statewide medical safety goals and track the progress of providers in meeting these safety goals, develop a best practices clearinghouse to serve as a clearinghouse of information for providers concerning quality improvement strategies and best practices, and perform other functions. Requires the Department to collect incident data for every event associated with medical intervention, but not the condition that caused the intervention, over which a provider could exercise control and that meets certain criteria. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2098 DONAHUE - SYVERSON - ROSKAM - KLEMM - GEO-KARIS.

New Act

Creates the Senior Pharmaceutical Assistance Act. Contains only a short title provision.

```
02-02-07 S First reading
         S Added as Chief Co-sponsor SYVERSON
         S Added as Chief Co-sponsor ROSKAM
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Public Health & Welfare
02-02-21 S Added as Chief Co-sponsor KLEMM
02-02-26 S
                                      Postponed
02-03-05 S
                                      Postponed
                                      Recommended do pass 007-000-001
         S Placed Calndr, Second Rdg
02-03-06 S Second Reading
         S Placed Calndr, 3rd Reading
02-03-07 S Added as Chief Co-sponsor GEO-KARIS
         S Filed with Secretary
                Amendment No.01
                                     DONAHUE
                Amendment referred to SRUL
         S Calendar Order of 3rd Rdg 02-03-07
```

SB-2099 DONAHUE - SYVERSON - ROSKAM.

20 H CS 105/1

from Ch. 23, par. 6101

Amends the Illinois Act on the Aging. Makes technical changes in a Section concerning the short title.

```
02-02-07 S First reading
S Added as Chief Co-sponsor SYVERSON
S Added as Chief Co-sponsor ROSKAM
Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Postponed
02-03-05 S Postponed
Committee Public Health & Welfare
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2100 DONAHUE - SYVERSON - ROSKAM.

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. Adds a caption to a Section concerning prescription drugs covered under the Act.

```
02-02-07 S First reading
S Added as Chief Co-sponsor SYVERSON
S Added as Chief Co-sponsor ROSKAM
S Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-03-05 S Postponed
S Committee Public Health & Welfare
02-03-08 S Refer to Rules/Rul 3-9(a)
```

879 SB-2101

SB-2101 PETKA.

215 ILCS 106/10

Amends the Children's Health Insurance Program Act. Makes a technical change in a Section relating to definitions.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2102 DILLARD.

725 ILCS 5/108-15 new

Amends the Code of Criminal Procedure of 1963. Provides that a peace officer may not search a person for the sole reason that the person has been issued a Firearm Owner's Identification Card by the Department of State Police. Provides that the issuance of a Firearm Owner's Identification Card does not in and of itself constitute probable cause to search a person and does not constitute a reasonable suspicion that the peace officer or another person is in danger of attack that would justify the peace officer searching the person for weapons. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/108-15 new Adds reference to: 430 ILCS 65/1

from Ch. 38, par. 83-1

Deletes everything. Amends the Firearm Owners Identification Card Act. Adds a caption to the legislative policy Section of the Act.

02-02-07	S	First reading	Referred to Ser	n Rul	es Comm
02-02-20	S		Assigned to Pu	blic :	Health & Welfare
02-02-21	S		Re-referred to	Rules	s
	S		Re-assigned to	Judi	ciary
02-03-05	S	Amendment No.01	JUDICIARY	S	Adopted
02-03-06	S		Recmnded do	pass a	as amend 011-000-000
	S	Placed Calndr, Second Rdg	•		

SB-2103 PHILIP.

705 ILCS 5/4

from Ch. 37, par. 9

Amends the Supreme Court Act. Makes technical changes in the Section concerning the term and quorum of the Supreme Court.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	-	Assigned to Executive
02-02-28	S		To Subcommittee
	S		Committee Executive
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2104 RAUSCHENBERGER.

105 ILCS 105/7

from Ch. 122, par. 1407

225 ILCS 207/25

Amends the Asbestos Abatement Act and the Commercial and Public Building Asbestos Abatement Act. Provides that rules issued under either Act shall incorporate the United States Occupational Safety and Health Administration Asbestos Construction Standard and the United States Occupational Safety and Health Administration Instruction CPL 2-2.63, including the Appendix D Settlement Agreement with the Flooring Industry. Prohibits the Department of Public Health from enforcing or attempting to enforce rules that impose requirements different than the aforementioned United States Occupational Safety and Health Administration Standard and Instruction. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2105 RAUSCHENBERGER.

10 ILCS 5/19-2.1

from Ch. 46, par. 19-2.1

10 ILCS 5/24A-20

Amends the Election Code. Permits an election authority to use direct recording electronic voting systems, approved by the State Board of Elections, for in-person absentee voting. Effective immediately.

02-02-07 S First reading

SB-2106 880

SB-2106 RAUSCHENBERGER.

10 ILCS 5/24A-16

from Ch. 46, par. 24A-16

10 ILCS 5/24B-16

Amends the Election Code. Requires the State Board of Elections to test the usability of electronic voting systems and optical scan voting systems before approving the equipment for use and to make its test results available to the public. Exempts equipment approved solely for testing. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2107 NOLAND.

765 ILCS 835/.01

from Ch. 21, par. 14.01

Amends the Cemetery Protection Act. Makes a technical change in a provision regarding a definition.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2108 ROSKAM.

730 ILCS 5/3-8-8

from Ch. 38, par. 1003-8-8

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning a committed person's grievances.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2109 BOMKE.

625 ILCS 5/11-1414

from Ch. 95 1/2, par. 11-1414

Amends the Illinois Code. Provides that a person convicted of violating the required procedures when approaching, overtaking, or passing a school bus is guilty of a Class 4 felony if the offense causes the death of or severe injury to another person.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2110 PARKER.

740 ILCS 110/9.2

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Makes a technical change in a Section concerning interagency disclosure of recipient information.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2111 PARKER.

405 ILCS 5/1-100

from Ch. 91 1/2, par. 1-100

Amends the Mental Health and Developmental Disabilities Code. Makes technical changes in a Section concerning the short title of the Code.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2112 WALSH,T.

40 ILCS 5/2-117 40 ILCS 5/14-105.1 from Ch. 108 1/2, par. 2-117

from Ch. 108 1/2, par. 14-105.1

Amends the Illinois Pension Code. Allows a current or former member of the General Assembly to rescind an election not to participate in the GA Retirement System. Allows a former GA member to transfer credits from the State Employees' Retirement System to certain other retirement systems. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

The fiscal impact of SB 2112 cannot be determined, but is estimated to be minor. There would be an impact as the person

initiated to be finitor. There would be all impact as the persi

establishing the service credit is required to make only the employee contributions plus interest.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-07 S First reading

Referred to Sen Rules Comm

02-02-15 S

Pension Note Filed

S

Committee Rules

SB-2113 BOMKE.

40 ILCS 5/14-108.3

from Ch. 108 1/2, par. 14-108.3

Amends the State Employee Article of the Illinois Pension Code. Makes a technical change in a Section relating to early retirement incentives. Effective immediately.

PENSION NOTE (Pension Laws Commission)

881 SB-2113—Cont.

SB 2113 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-07 S First reading Referred to Sen Rules Comm
02-02-22 S Pension Note Filed

02-02-27 S Assigned to Insurance & Pensions 02-03-05 S Recommended do pass 007-000-000

S Placed Calndr, Second Rdg

SB-2114 ROSKAM.

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Illinois Pension Code. Extends the deadline for establishing service credit for certain contractual services rendered to a member of the General Assembly. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

The fiscal impact of SB 2114 cannot be calculated, as the

amount of service credit that would be established is unknown.

There would be a fiscal impact, as the person establishing the

service credit is required to make only the employee contri-

butions, plus interest.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-07 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-2115 LUECHTEFELD.

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

Amends the State Employee Article of the Illinois Pension Code. Makes technical changes in a Section relating to military service. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 2115 does not have a fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-07 S First reading Referred to Sen Rules Comm

02-02-22 S Pension Note Filed

02-02-27 S Assigned to Insurance & Pensions 02-03-05 S Recommended do pass 007-000-000

S Placed Caindr, Second Rdg

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

SB-2116 HALVORSON.

65 ILCS 5/1-1-1

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

Amends the Illinois Municipal Code. Makes technical changes in a Section concerning the short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2117 BOMKE.

New Act

Creates the Illinois Medical District at Springfield Act. Contains only a short title provision.

SENATE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.570 new

30 ILCS 105/6z-56 new

Deletes everything. Creates the Illinois Medical District at Springfield Act. The District is governed by the Illinois Medical District at Springfield Commission. Describes the territory of the District. Contains provisions concerning grants, loans, contracts, property acquisition, eminent domain, construction, relocation assistance, bonds, sale or lease of property, hearings, rules, judicial review, master plans, funds, and other mat ters. Amends the State Finance Act to create the Illinois Medical District at Springfiel Income Fund.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Executive
02-03-06	S	Amendment No.01	EXECUTIVE S Adopted
02-03-07	S		Recmnded do pass as amend 013-000-000

S Placed Calndr, Second Rdg

SB-2118 BOMKE.

55 ILCS 80/4 from Ch. 23, par. 1804 55 ILCS 80/5 from Ch. 23, par. 1805 55 ILCS 80/7 from Ch. 23, par. 1807 55 ILCS 80/7.1 new

Amends the Children's Advocacy Center Act. Provides that the operation of a Children's Advocacy Center may be funded through grants, contracts, or any other available sources. Provides that the Advisory Board may pay employees of the Center from any available funds (currently, the salaries must be paid from the Advocacy Center Fund). Deletes the requirement that all employees of a Center must be county employees. Provides that the adoption of a referendum is not required to establish a Children's Advocacy Center if the Center may be or is operated with funds other than the proceeds of the annual tax that is authorized by referendum. Makes other changes. Provides that the changes are declarative of existing law. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm Assigned to Executive

02-02-27 S 02-03-07 S

Recommended do pass 013-000-000

S Placed Calndr, Second Rdg

SB-2119 MADIGAN.L.

20 ILCS 2605/2605-575 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois by adding a Section regarding elder abuse and neglect investigations. Provides that the Department of State Police shall provide assistance to local law enforcement investigating alleged violations of the Elder Abuse and Neglect Act.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2120 MADIGAN,L.

725 ILCS 5/115-10.2

Amends the Code of Criminal Procedure of 1963. Defines "unavailability as a witness" to include circumstances in which the declarant: (1) is exempted by ruling of the court on the ground of privilege from testifying concerning the subject matter of the declarant's statement; (2) persists in refusing to testify concerning the subject matter of the declarant's statement despite an order of the court to do so; (3) testifies to a lack of memory of the subject matter of the declarant's statement; (4) is unable to be present or to testify at the hearing because of health or then existing physical or mental illness or infirmity; (5) is absent from the hearing and the proponent of the statement has been unable to procure the declarant's attendance by process or other reasonable means; or (6) is a crime victim as defined in the Rights of Crime Victims and Witnesses Act and the failure of the declarant to testify is caused by the defendant's intimidation of the declarant. Presently, unavailability is limited to the situation in which the declarant persists in refusing to testify concerning the subject matter of the declarant's statement despite an order of the court to do so.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2121 CULLERTON.

765 ILCS 1005/1c

from Ch. 76, par. 1c

Amends the Joint Tenancy Act. Makes a stylistic change in provisions concerning tenancy by the entirety.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2122 JONES,E – TROTTER – WELCH – O'DANIEL.

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/5 from Ch. 127, par. 655

Amends the General Obligation Bond Act. Increases the authorization to sell bonds for school improvement projects authorized by the School Construction Law by \$1,000,000,000 and extends the period during which the bonds may be sold from 6 years to 12 years. Increases the total bond authorization under the Act by an equivalent \$1,000,000,000 to allow for the increased bond authorization for school construction. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)

883 SB-2122—Cont.

SB 2122 would increase General Obligation principal by \$ 1.0 billion \$ 1.8 billion Potential General Obligation debt by Annual debt service by \$71.8 million NOTE(S) THAT MAY APPLY: Debt; Fiscal 02-02-07 S First reading S Added as Chief Co-sponsor TROTTER Referred to Sen Rules Comm 02-02-25 S Added as Chief Co-sponsor WELCH 02-02-26 S Added as Chief Co-sponsor O'DANIEL 02-02-27 S Assigned to Appropriations 02-03-04 S State Debt Note Filed Committee Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a) SB-2123 MADIGAN,L. 105 ILCS 5/30-16.2 from Ch. 122, par. 30-16.2 110 ILCS 947/10 110 ILCS 985/Act title 110 ILCS 985/0.01 from Ch. 144, par. 40a.9

Amends the School Code, the Higher Education Student Assistance Act, and the Residence of Minors for Tuition Act. Provides that an individual not otherwise considered a resident of this State shall be considered a resident under the Higher Education Student Assistance Act and the ROTC scholarship provisions of the School Code if the individual meets certain conditions, including residing with his or her parent or guardian while attending high school in this State, graduating from high school in this State, and residing in this State for at least 3 years before graduating from high school. Provides that this individual shall also be considered a resident of this State while attending a public university in this State for the purposes of paying tuition fees and receiving financial aid. Makes related changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2124 MADIGAN,L.

20 ILCS 3805/1

110 ILCS 985/5 new

from Ch. 67 1/2, par. 301

Amends the Illinois Housing Development Act. Authorizes the Illinois Housing Development Authority to develop and implement a program of financial assistance, subject to approrition, to recently hired Illinois teachers purchasing their first primary residence. Limits the program to teachers employed by school districts defined by the State Board of Education as financially needy or experiencing a teacher shortage. Limits eligibility to public school teachers with no more than 2 years of employment as teachers who commit to teach in their school district for at least 3 years after their closing date. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2125 TROTTER.

815 ILCS 205/2

from Ch. 17, par. 6402

Amends the Interest Act. Deletes language providing that creditors are allowed to receive interest at the rate of 5% per annum under specified circumstances. Also deletes language providing that, in the absence of an agreement between the creditor and debtor governing interest charges, upon 30 days' written notice to the debtor, an assignee or agent of the creditor may charge and collect interest on behalf of a creditor. Inserts language providing that the rate of prejudgment interest is 5% per year unless agreed otherwise, specifying the manner of computing prejudgment interest, and specifying circumstances under which prejudgment interest is recoverable. Applies to all causes of action accruing on or after the date it becomes law.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2126 HALVORSON.

820 ILCS 305/28

from Ch. 48, par. 138.28

Amends the Workers' Compensation Act. Makes a technical change in a Section relating to the application of the Act.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2127 RONEN.

225 ILCS 2/5

Amends the Acupuncture Practice Act. Makes technical changes in a Section concerning the purpose of the Act.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2128 RONEN.

750 ILCS 45/13.5 new

750 ILCS 45/14

from Ch. 40, par. 2514

750 ILCS 45/16 from Ch. 40, par. 2516

Amends the Illinois Parentage Act of 1984. Provides that in any action brought under the Act for the initial determination of custody or visitation of a child or for modification of a prior custody or visitation order, the court may enjoin a party having physical possession or custody of a child from removing the child from Illinois pending the adjudication of the issues of custody and visitation. Provides that injunctive relief shall be governed by the relevant provisions of the Code of Civil Procedure. Provides that, in entering a judgment concerning custody, joint custody, removal, or visitation (now, custody, joint custody, or visitation) and in modifying a judgment concerning custody, visitation, or removal (now, custody or visitation), the court shall apply the relevant standard of the Illinois Marriage and Dissolution of Marriage Act. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2129 DILLARD - MUNOZ - PARKER, O'DANIEL AND SHADID.

625 ILCS 5/11-412

from Ch. 95 1/2, par. 11-412

Amends the Illinois Vehicle Code. Provides that the Department of Transportation may furnish to any person or entity in bulk electronic form copies of accident records from which any personally identifying information has been removed, if the person or entity has stated in writing that the records will be used only for identifying vehicles that have been involved in accidents or damaged and not for identifying individuals.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor MUNOZ

S Referred to Sen Rules Comm

02-02-27 S Assigned to Transportation

02-02-28 S Added as Chief Co-sponsor PARKER

02-03-06 S Recommended do pass 009-001-000

S Placed Calndr, Second Rdg

02-03-07 S Added As A Co-sponsor O'DANIEL

02-03-08 S Added As A Co-sponsor SHADID

SB-2130 PHILIP - DILLARD AND JACOBS.

New Act

Creates the Curator of the Executive Mansion Act. Creates the office of Curator of the Executive Mansion, to be filled by appointment of the Governor with the advice and consent of the Senate. Requires the Curator to manage the preservation and conservation of the art, furnishings, and artifacts of the Illinois Executive Mansion in Springfield, the Hayes House in DuQuoin, and the Governor's offices in Springfield and Chicago. Requires the Curator to manage the preservation and conservation of the buildings and grounds of the Illinois Executive Mansion. Authorizes the Curator to employ necessary staff, enter into necessary contracts, and acquire appropriate items. Requires cooperation between the Curator and State agencies for the performance of the Curator's duties. Provides that the Act does not affect any State agency's jurisdiction over sites whose preservation the Curator manages. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Creates the short title only of the Curator of the Executive Mansion Act.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor DILLARD

885 SB-2130—Cont.

```
02-02-20 S Assigned to Executive
02-02-26 S Added As A Co-sponsor JACOBS
02-02-28 S Postponed
02-03-06 S Amendment No.01 EXECUTIVE S Adopted
02-03-07 S Recmnded do pass as amend 010-000-000
S Placed Calndr, Second Rdg
```

SB-2131 DILLARD - OBAMA - LINK.

```
New Act
30 ILCS 105/5.570 new
35 ILCS 5/506.7 new
```

Creates the Public Financing for Judicial Campaigns Act. Provides that candidates for the office of Judge of the Supreme Court may apply for a public financing benefit in connection with their campaign for office. Sets requirements for qualifying for the public financing benefits. Limits the amount of private contributions qualified candidates may accept. Provides that qualified candidates must be distributed a line of credit from moneys in the Illinois Supreme Court Democracy Trust Fund to be used for lawful political expenditures. Provides for the increase of the line of credit if non-complying candidates make certain expenditures. Sets penalties for violations of the Act. Provides that the Illinois Supreme Court may, in its discretion, require attorneys to contribute money to the Illinois Supreme Court Democracy Trust Fund not to exceed \$25 annually. Contains other provisions. Amends the State Finance Act. Creates the Illinois Supreme Court Democracy Trust Fund. Amends the Illinois Income Tax Act. Provides that \$1 from each Illinois income tax of each individual be placed into the Illinois Supreme Court Democracy Trust Fund, unless the taxpayer indicates an objection to the allocation on the income tax return. Effective immediately.

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

02-02-07 S First reading
S Added as Chief Co-sponsor OBAMA
Referred to Sen Rules Comm

02-02-22 S Added as Chief Co-sponsor LINK

02-02-22 S Added as Chief Co-sponsor LINK

02-03-05 S Postponed

02-03-05 S Held in Committee
Committee Local Government

02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2132 WALSH,L.

```
625 ILCS 5/15-109.1 from Ch. 95 1/2, par. 15-109.1
```

Amends the Illinois Vehicle Code. Requires a second division vehicle with a gross weight of 8,000 pounds or more that is loaded with garbage, refuse, or other similar materials to have those materials in the cargo area while going to a landfill or transfer station. Provides that the cargo area must be enclosed or secured with a roll-over tarpaulin sufficient to prevent spillage of the material. Exempts local government vehicles.

SENATE AMENDMENT NO. 1.

Deletes the exemption for vehicles owned and operated by units of local government.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Transportation
02-02-27 S Held in Committee
02-03-06 S Amendment No.01 TRANSPORTN S Adopted
S Recmnded do pass as amend 010-000-000
S Placed Calndr,Second Rdg
```

SB-2133 CLAYBORNE.

```
415 ILCS 135/40
415 ILCS 135/45
415 ILCS 135/60
```

Amends the Drycleaners Environmental Response Trust Fund Act. Provides capacity requirements for containment dikes or other containment structures. Requires that the site investigation must be completed prior to the issuance of insurance for those drycleaning facilities that apply for insurance coverage after June 30, 2004. Provides a 90 day grace period within which to pay overdue license fees, unpaid floor taxes, and penalties in order to become licensed without penalty. Refunds penalties in excess of \$450

that were paid on or before the last day of the grace period. Allows for (instead of requires) a \$5 per day penalty for failure to pay the license fee. Provides that the Department of Revenue shall no longer collect the \$5 per day late penalties incurred between the effective date of the Act and January 1, 2001. Provides that the late penalties already collected shall not be refunded. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2134 DEMUZIO.

110 ILCS 947/65.15

Amends the Higher Education Student Assistance Act. Allows a student currently enrolled in an institution of higher learning whose cumulative grade point average is at least 3.5 on a 4.0 scale to receive a special education teacher scholarship if he or she agrees to take courses that will prepare him or her for the teaching of special education children. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2135 DEMUZIO.

15 ILCS 320/7 from Ch. 128, par. 107 15 ILCS 320/21 from Ch. 128, par. 121

Amends the State Library Act. Provides that certain records held by a State agency shall (instead of shall when feasible) be provided to the State Library in electronic format. Provides that the State Librarian shall set by rule the standard to be used for electronic data exchange among State agencies and the State Library. Adds a definition for "published material". Deletes the definition for "printed material" and the provision that the State Librarian shall provide a listing of received publications.

SENATE AMENDMENT NO. 1.

Restores a provision requiring the State Librarian to provide a listing of the publications received under the State Library Act.

ons received under the State Library.
NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to State Government Operations 02-02-27 S Amendment No.01 STATE GOVERN S Adopted 02-02-28 S Recmnded do pass as amend 007-000-000 S Placed Calndr, Second Rdg 02-03-05 S Second Reading S Placed Calndr, 3rd Reading 02-03-06 S Third Reading - Passed 055-000-000 H Arrive House H Placed Calndr First Rdg

SB-2136 HALVORSON.

35 ILCS 515/3 from Ch. 120, par. 1203

Amends the Mobile Home Local Services Tax Act. Provides that if the owner of the mobile home on January 1 of the year for which the tax is imposed is 65 years of age or older the tax is imposed, for the model year and the 1st and 2nd year following the model year, at the rate of 12 cents per square foot (15 cents per square foot for others), for the 3rd, 4th, and 5th year following the model year, 12 cents per square foot (13.5 cents per square foot for others), and for all subsequent years, no change in the tax rate. Effective on January 1, 2003.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2137 CLAYBORNE.

65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Amends the Illinois Municipal Code. Provides that a municipality, under its home rule authority, may impose a tax on the retail sale of tangible personal property based on the selling price, not to exceed the rate of 1% of that selling price, within a Business District. Effective immediately.

02-02-07 S First reading

887 SB-2138

SB-2138 MADIGAN,L.

New Act

Creates the Toxic Mold Protection Act. Requires the Department of Public Health, if it determines that funds are available for the implementation of this Act, (1) to develop standards for exposure to mold in indoor environments, (2) to adopt standards to assess the health threat posed by mold, (3) to develop and disseminate remediation guidelines for mold in indoor environments, and (4) to impose notification requirements on landlords and sellers of real property. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2139 DILLARD.

740 U.CS 175/6

from Ch. 127, par. 4106

Amends the Whistleblower Reward and Protection Act. In provisions concerning civil investigative demands, changes "civil investigative demand" to "subpoena". Replaces the provisions concerning the content and deadline requirements applicable to subpoenas. Authorizes service of a subpoena by any person so authorized by the Attorney General, and removes provisions concerning service in foreign countries. Makes changes concerning oral testimony and transcripts of oral testimony. Provides that the Attorney General or the Attorney General's delegate (instead of the Department of State Police) shall serve as custodian of documentary material received under these provisions, and makes other changes concerning the custody and availability of that material. Provides for enforcement of a subpoena in the circuit court of Sangamon County or Cook County, in addition to other venues. Makes other changes. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2140 GEO-KARIS - PETERSON - LINK.

55 ILCS 5/5-1006.5

Amends the Counties Code. Adds transportation to the purposes and uses of the revenue from the special county retailers' occupation tax for public safety. Requires the moneys collected to be deposited into a special fund. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

02-02-20 S

Assigned to Revenue

02-02-28 S

Recommended do pass 009-000-001

S Placed Calndr, Second Rdg

02-03-05 S Second Reading

S Placed Calndr, 3rd Reading

02-03-06 S Added as Chief Co-sponsor PETERSON

S Added as Chief Co-sponsor LINK

S Third Reading - Passed 043-008-001

H Arrive House

H Placed Calndr First Rdg

02-03-07 H Hse Sponsor OSMOND

SB-2141 MADIGAN,L.

105 ILCS 5/10-20.28 rep.

105 ILCS 5/34-18.14 rep.

Amends the School Code. Repeals provisions with regard to prohibiting the use or possession of any cellular radio telecommunication device by a pupil while the pupil is in a school building or on school property. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2142 JONES.E.

820 ILCS 405/611

from Ch. 48, par. 441

Amends the Unemployment Insurance Act. Provides that none of the amount received by an individual as primary social security old age and disability retirement benefits shall constitute disqualifying income. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

SB-2143 **888**

SB-2143 HENDON.

New Act

Creates the Electronic Privacy Act. Allows an employer to use electronic surveillance to collect any information so long as the information is collected at the employer's premises and the information is confined to the employee's work, with exceptions. Requires an employer that engages in any type of electronic monitoring to provide prior written notice to all employees who may be affected, with exceptions. Requires employers that engage in random or periodic monitoring of employees' communications to inform the affected employees of the specific events that are being monitored at the time the monitoring takes place, with exceptions. Also includes provisions concerning private areas, disclosure, non-retaliation, private rights of action, injunctions, and the waiver of rights. Provides that the Attorney General has the authority to investigate alleged violations of the Act. Provides that a violation of the Act is a business offense with a fine of not more than \$2,000.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2144 HENDON.

820 ILCS 405/500.1 new

Amends the Unemployment Insurance Act. Provides that a parent on a leave of absence from his or her employer or who left employment to be with his or her child during the first year of life (or during the first year following placement of a child age 18 or less with the individual for adoption) may not be denied compensation on specified grounds. Provides that benefits shall be reduced under certain circumstances. Provides that each employer shall post information relating to the availability of birth and adoption benefits. Provides that any benefits paid under the new provisions shall not be charged to the account of the individual employer. Provides that the Director shall issue a report evaluating the effectiveness of the new provisions. Provides that the new provisions shall be applied consistent with federal regulations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2145 RONEN.

220 ILCS 5/Art. XIX heading new

220 ILCS 5/19-100 new

Amends the Public Utilities Act. Creates the Renewable Portfolio Standard Law. Provides only a short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2146 DEL VALLE.

205 ILCS 5/48.1	from Ch. 17, par. 360
205 ILCS 105/3-8	from Ch. 17, par. 3303-8
205 ILCS 205/4013	from Ch. 17, par, 7304-13
205 ILCS 305/10	from Ch. 17, par. 4411

Amends the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and the Illinois Credit Union Act. Makes technical changes in Sections relating to customer records.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2147 WALSH,T.

215 ILCS 5/225

from Ch. 73, par. 837

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to life insurance.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Insurance & Pensions
02-03-05	S		Recommended do pass 007-000-000
	C	Placed Calada Second Dda	•

S Placed Calndr, Second Rdg

SB-2148 KLEMM.

65 ILCS 5/7-1-3

from Ch. 24, par. 7-1-3

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning annexation.

02-02-07 S First reading

889 SB-2149

SB-2149 RAUSCHENBERGER.

70 ILCS 805/6 from Ch. 96 1/2, par. 6309 70 ILCS 805/6d from Ch. 96 1/2, par. 6311.2 70 ILCS 805/6e

Amends the Downstate Forest Preserve District Act to provide that no district with a population less than 400,000 (now 600,000) may purchase, condemn, lease or acquire an easement in property within a municipality without concurrence of the municipality, except for a linear park or trail. Provides that the board of a forest preserve district within a county of not more than 500,000 population (now 360,000) may trade parcels of land and in counties with a population of not more than 500,000 population (now 400,000) may sell parcels that are less than 1 acre in size.

SENATE AMENDMENT NO. 1.

Corrects a technical error.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Local Government
02-03-05 S Amendment No.01 LOCAL GOV S Adopted
Recmnded do pass as amend 008-000-000
S Placed Calndr,Second Rdg

SB-2150 DILLARD.

20 ILCS 3850/1-10

Amends the Illinois Research Park Authority Act to make a technical change in the Section concerning definitions.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Executive
02-02-28 S To Subcommittee
S Committee Executive
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2151 WALSH,T.

New Act

30 ILCS 105/6z-43

Creates the Tobacco Settlement Bond Act. Provides that the Bureau of the Budget may issue no more than \$1,500,000,000 in revenue bonds payable solely from and secured solely by the proceeds of the Master Settlement Agreement related to the tobacco litigation. Provides that, beginning on the effective date of this Act, all moneys in the Tobacco Settlement Recovery Fund and all moneys thereafter paid into the Tobacco Settlement Recovery Fund shall be transferred to the Tobacco Settlement Bond Fund, a new Fund created in this Act, until the Bureau of the Budget certifies to the State Treasurer and the Comptroller that the amount that will be necessary to finance the principal of, interest on, and premium, if any, on the bonds issued under the Act has been paid into the new Fund. Provides that all proceeds from the sale of the bonds under the Act shall be deposited into the School Infrastructure Fund to be used only for grants to school districts for school construction projects and school maintenance projects as provided in the School Construction Law. Amends the State Finance Act to require the State Treasurer to administer the Tobacco Settlement Recovery Fund consistently with the Tobacco Settlement Bond Act. Effective immediately.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

02-02-07 S First reading Refe

Referred to Sen Rules Comm

SB-2152 RONEN.

720 ILCS 5/24-9

Amends the Criminal Code of 1961 relating to the offense of failing to safely store firearms from minors. Increases the penalty for the offense from a Class C misdemeanor to a Class A misdemeanor. Increases the penalty for a second or subsequent offense from a Class A misdemeanor to a Class 4 felony. Changes the age of the child being protected under these provisions from "under 14 years of age" to "under 16 years of age".

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

SB-2153 **890**

SB-2153 TROTTER.

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. In provisions concerning child care services for TANF recipients, requires the Department of Human Services to determine income thresholds (for the purpose of determining eligibility for services) annually at the beginning of each fiscal year. Requires that the threshold be no less than 55% of the then-current State median income. Removes provisions applicable to fiscal year 1998. Provides that copayments for child care services may not be increased due solely to a change in the methodology for counting family income.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2154 LUECHTEFELD.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code. Allows certain purchased military service credit to be counted toward meeting the vesting requirements for the alternative formula. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission) The fiscal impact of SB 2154 cannot be determined, as the amount of military service credit that would be applied toward the vesting requirements for the alternative formula is unknown.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-07 S First reading Referred to Sen Rules Comm

02-02-15 S Pension Note Filed Committee Rules

SB-2155 BURZYNSKI.

740 ILCS 130/4.1 new

Amends the Premises Liability Act. Provides that an owner or operator of an off-road riding facility, a facility used for recreational activities or sporting events involving off-highway vehicles, is not criminally liable for any noise emission and is not subject to a nuisance or trespass action based on noise emissions.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Judiciary

02-03-06 S Recommended do pass 006-003-000

S Placed Calndr, Second Rdg

SB-2156 OBAMA - MADIGAN,L.

New Act

40 ILCS 5/16-133.6 new

40 ILCS 5/17-116.7 new

30 ILCS 805/8.26 new

Creates the Veteran Teachers to Schools in Need Act. Establishes a program to encourage high-quality, veteran teachers of exemplary ability to teach at low-performing, high-needs schools by offering these teachers incentives. Provides that a school district that employs a teacher participating in the program shall pay the teacher, at a minimum. the average annual salary currently paid by the district to teachers at the low-performing, high-needs school with experience commensurate with that which a high-quality, veteran teacher of exemplary ability possesses. Allows a teacher participating in the program to apply for a salary supplement each school year from the State Board of Education. Requires the teacher to participate in the program for 3 school years, after which the teacher shall be evaluated to determine continued participation in the program. Provides that a participant is not bound by school district or city residency requirements if he or she maintains a residence that is not more than 60 miles away. Requires the State Board of Education to annually evaluate the program and submit a report on each evaluation to the General Assembly. Amends the Downstate And Chicago Teacher Articles of the Illinois Pension Code. Provides that the salary supplement is included in earnings for pension purposes. Requires payment of employee (but not employer) contributions on the salary supplement. Grants age enhancement upon completion of certain periods in the program with a satisfactory rating. Amends the State Mandates Act to require implementation without reimbursement. Repeals the Veteran Teachers to Schools in Need Act on July 1, 2008. Effective July 1, 2002.

891 SB-2156—Cont.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of SB 2156 cannot be calculated as the amount of salary and service credit that would be established is unknown. SB 2156 specifies that no employer contributions are required on the salary supplement paid to participating teachers, but the resulting liability shall be considered by the General Assembly when calculating the annual State

contributions to each System.

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

02-02-07 S First reading

S Added as Chief Co-sponsor MADIGAN,L

S Referred to Sen Rules Comm
02-02-22 S Pension Note Filed
S Committee Rules

SB-2157 PHILIP.

625 ILCS 5/3-801

from Ch. 95 1/2, par. 3-801

Amends the Illinois Vehicle Code. In the Article on registration and license fees, provides that vehicles of the second division weighing 8,000 pounds or less and not used for commercial purposes may display registration plates issued to first division vehicles. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Transportation
02-03-06 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2158 DONAHUE.

New Act

Creates the Outdoor Lighting Act. Contains only a short title provision.

02-02-07 S First reading Referred to Sen Rules Comm

SB-2159 KLEMM - MUNOZ.

625 ILCS 5/1-105.5

625 ILCS 5/11-306 from C

from Ch. 95 1/2, par. 11-306

Amends the Illinois Vehicle Code. Provides that any municipality or county (rather than only a municipality with a population of 2,000,000 or more) may enact an ordinance providing for an automated red light enforcement system. Eliminates the requirement that the motor vehicle must be involved in a motor vehicle accident, leaving the scene of a motor vehicle accident or reckless driving that results in bodily injury. Effective immediately.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Transportation
02-02-27 S Held in Committee

02-02-27 S Held in Committee 02-03-06 S Recommended do pass 010-000-000

S Placed Calndr, Second Rdg S Added as Chief Co-sponsor MUNOZ

SB-2160 LINK – GEO-KARIS.

815 ILCS 505/2MM new

Amends the Consumer Fraud and Deceptive Business Practices Act by making it an unlawful practice to knowingly mail or send or cause to be mailed or sent a postcard or letter to a recipient in this State if the postcard or letter contains a request that the recipient call a telephone number, the postcard or letter is sent to induce the recipient to call the telephone number so that merchandise may be offered for sale to the recipient, and the postcard or letter does not disclose that merchandise may be offered for sale if the recipient calls the telephone number.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary

02-02-27 S Recommended do pass 010-000-000

S Placed Calndr, Second Rdg

02-03-06 S Added as Chief Co-sponsor GEO-KARIS

SB-2161 **892**

SB-2161 LINK - PARKER.

625 ILCS 5/4-214

from Ch. 95 1/2, par. 4-214

Amends the Illinois Vehicle Code. Provides that a person who abandons a vehicle or aids and abets in the abandonment of a vehicle is not eligible to obtain registration for another vehicle until the fine and costs have been paid. Provides that, if the person already has transferred his or her registration to another vehicle or has newly obtained registration for another vehicle without having paid the fine or costs, the Secretary of State shall revoke the registration and shall notify the person that his or her registration for that vehicle is void. Provides that the person may not obtain a new vehicle registration until the fine and costs have been paid.

SENATE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/4-214 Adds reference to: 625 ILCS 5/4-214.1 new

Deletes everything. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall prohibit the renewal, reissue, or reinstatement of the driving privileges of a person who fails to pay a fine, charge, or cost imposed for abandonment of a vehicle. Provides for procedures to be followed in imposing the sanction and to be followed when the fine, charge, or cost has been paid. Provides that the provision does not impose on the Secretary any responsibility to notify the person of a pending action to disallow the renewal, reissue, or reinstatement of his or her driving privileges.

SB-2162 LINK.

225 ILCS 10/18

from Ch. 23, par. 2228

Amends the Child Care Act of 1969. Increases the criminal penalty for conducting, operating, or acting as a child care facility without a license or permit on or after January 1, 2004 to a Class 4 felony.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2163 LINK.

35 ILCS 200/15-107 new 30 ILCS 805/8.26 new

Amends the Property Tax Code. Provides that unimproved property that is not being used for any productive purpose and the most recent productive use of which was as farmland is exempt from property tax if (i) the owner of the property enters into a written agreement with the chief county assessment officer that the property will not be developed or its use otherwise changed; (ii) the written agreement covers a period of 10 assessment years; and (iii) the property is not developed and its use is not otherwise changed during the agreement period. Provides that, if the property is developed or its use is otherwise changed during the agreement period, the property is not exempt from property taxes and any taxes that would otherwise have been imposed during the exemption period shall be imposed on the property. Provides that to extend the exemption the owner of the property must enter into another 10-year written agreement with the chief county assessment officer. Provides that these provisions apply only to counties having a population between 600,000 and 700,000. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2003.

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

02-02-07 S First reading

893 SB-2164

SB-2164 LINK.

625 ILCS 5/6-104

from Ch. 95 1/2, par. 6-104

Amends the Illinois Vehicle Code. Provides that no person may drive a bus, regardless of whether the bus is a school bus, that has been chartered for the sole purpose of transporting students regularly enrolled in grade 12 or below to or from a primary or secondary school or to or from a school activity unless the person has a valid school bus driver permit in addition to any other permit or license that is required to operate that bus.

SENATE AMENDMENT NO. 1.

. Provides that the requirement of a school bus driver permit does not apply to any bus driver employed by a public transportation provider.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	-	Assigned to Transportation
02-02-27	S		Held in Committee
02-03-06	S	Amendment No.01	TRANSPORTN S Adopted
	S		Recmnded do pass as amend 010-000-000
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
1/5 11	1 1 3	,	

SB-2165 LINK.

625 ILCS 5/15-107 625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-107 from Ch. 95 1/2, par. 15-111

Amends the Illinois Vehicle Code. Provides that, notwithstanding any other provision of the Code or any rule or regulation, a towing vehicle that meets specified requirements may tow any disabled vehicle or combination of vehicles, including those that exceed weight or length limitations, from the initial point of wreck or disablement to a point where repairs are actually to occur.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2166 LINK.

35 ILCS 200/9-212 new

Amends the Property Tax Code. Provides that, notwithstanding any other provision of law to the contrary, the equalized assessed value, less that part of the equalized assessed value attributable to new improvements to the property, of residential real property may not be increased from one general assessment to the next by more than the increase during that period in the Consumer Price Index reported by the Bureau of Labor Statistics of the federal Department of Labor or its successor agency. Effective January 1, 2003.

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

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2167 LINK.

35 ILCS 200/9-212 new

Amends the Property Tax Code. Provides that, notwithstanding any other provision of law to the contrary, the equalized assessed value, less that part of the equalized assessed value attributable to new improvements to the property, of residential real property may not be increased from one general assessment to the next by more than 10%. Effective January 1, 2003.

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

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2168 MADIGAN,L.

New Act

Creates the Residential Real Estate Advertisement Act. Provides that when a builder, appraiser, or realtor advertises a residential property that he or she is building, appraising, selling, or leasing, the builder, appraiser, or realtor must comply with the National Association of Home Builders and the American National Standards Institute's standards for determining square footage of a residence. Provides a civil penalty of \$1,000 per violation to be deposited into the General Revenue Fund.

02-02-07 S First reading 02-02-20 S

Referred to Sen Rules Comm
Assigned to Licensed Activities

02-02-28 S Postponed 02-03-07 S Postponed Committee Licensed Activities 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2169 CULLERTON.

625 ILCS 5/1-105.5

625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204 625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3 625 ILCS 5/11-306 from Ch. 95 1/2, par. 11-306

Amends the Illinois Vehicle Code. Expands the definition of "automated red light enforcement system" to include a system in a location other than a municipality with a population of 1,000,000 or more. Deletes language providing that the system is designed for use only in specified circumstances. Provides that the owner of a vehicle used in a red signal violation shall be liable for the violation if the violation was recorded by the system, with exceptions. In a Section concerning administrative adjudication of violations, adds violations recorded by the System. Requires a municipality to forward a report of the adjudication to the Secretary of State. Effective immediately.

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

02-02-07 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Transportation 02-03-06 S Held in Committee Committee Transportation 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2170 DEL VALLE - OBAMA.

305 ILCS 20/6 from Ch. 111 2/3, par. 1406

Amends the Energy Assistance Act of 1989. Provides that the eligibility level for assistance may not be higher than 60% of the State median income for a family of 4 (instead of 150% of the federal nonfarm poverty level).

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor OBAMA

Referred to Sen Rules Comm

SB-2171 RADOGNO.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code. Makes certain sign hangers employed by the Department of Transportation eligible for the alternative retirement formula. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

According to IDOT, there are 19 members of SERS who would be added to the alternative formula by SB 2171. Consequently, the

fiscal impact has not been calculated, but is estimated to be

minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

02-02-07 S First reading Referred to Sen Rules Comm 02-02-15 S Pension Note Filed

S Committee Rules

SB-2172 NOLAND.

230 ILCS 5/26 from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning wagering.

02-02-07 S First reading Referred to Sen Rules Comm

SB-2173 CULLERTON.

740 ILCS 110/10 from Ch. 91 1/2, par. 810

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides that records and communications of a recipient may be disclosed when disclosure is necessary to collect sums or receive third party payment representing charges for mental health or developmental disabilities services provided by a therapist or agency to a recipient. Provides that disclosure is limited to information needed to pursue collection and the information may not be used for any other purposes nor may it be redisclosed except in connection with collection activities. Provides that, when those records

895 SB-2173—Cont.

are disclosed, the recipients of the records shall be advised in writing that a person who discloses records in violation of the Act is subject to civil liability and criminal penalties. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2174 CULLERTON.

305 ILCS 5/5-23 new

Amends the Illinois Public Aid Code. Requires the Department of Public Aid to gather and report data concerning illegal alien children, organ transplantation, and Medicaid. Requires a report to the Governor and the General Assembly by January 1, 2003. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2175 CULLERTON.

20 ILCS 505/5.25 new 305 ILCS 5/5-23 new

Amends the Children and Family Services Act and the Illinois Public Aid Code. Provides that if (i) a child is medically ready to be discharged from a hospital and is dependent upon a ventilator to support breathing and (ii) DCFS is responsible for placing the child upon discharge from the hospital but cannot place the child immediately upon discharge, with the result that the child remains in the hospital pending placement, then until the child is discharged in accordance with a placement by DCFS, DCFS or the Department of Public Aid must continue to reimburse the hospital for care provided to the child at the same rate at which the respective department reimburses the hospital for inpatient services rates.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2176 WALSH,T.

205 ILCS 620/9-6

Amends the Corporate Fiduciary Act. Provides that only corporate fiduciaries organized under the Business Corporation Act of 1983 or the Limited Liability Company Act, rather than all corporate fiduciaries, must be audited annually by a licensed independent public accountant. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2177 WALSH,T.

205 ILCS 305/6

from Ch. 17, par. 4407

Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2178 WALSH,T.

760 ILCS 15/3

from Ch. 30, par. 503

Amends the Principal and Income Act. Provides that, under specified circumstances, a trust is administered with due regard to the respective interests of income beneficiaries and remaindermen if a receipt is credited or an expense is charged to income or principal or partly to each in accordance with what the trustee believes is reasonable and equitable (rather than in accordance with what is reasonable and equitable) in view of the interests of those entitled to income as well as those entitled to principal. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2179 TROTTER.

720 ILCS 685/Act title

720 ILCS 685/2 from Ch. 23, par. 2358-2 720 ILCS 685/4 from Ch. 23, par. 2358-4

Amends the Tobacco Accessories and Smoking Herbs Control Act. Provides that a person may not knowingly sell, barter, exchange, deliver, or give away or cause or permit to be sold, bartered, exchanged, delivered, or given away to any other person any cigarette wrapping paper or wrapping leaf that is, or is held out to be, impregnated or scented with, or aged or dipped in, alcoholic liquor or honey, or both alcoholic liquor and honey.

NOTE(S) THAT MAY APPLY: Correctional 02-02-07 S First reading

Referred to Sen Rules Comm

SB-2180 MADIGAN,L.

820 ILCS 405/604

from Ch. 48, par. 434

Amends provisions of the Unemployment Insurance Act providing that a locked-out employee is not disqualified from receiving unemployment insurance benefits under specified circumstances. Makes numerous changes in the criteria to be used in determining whether a locked-out employee is disqualified from receiving benefits. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2181 OBAMA.

40 ILCS 5/7-195.2 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that the Board shall have the power and duty to use emerging investment managers, minority-owned investment businesses, female-owned businesses, and businesses owned by persons with disabilities in managing the Fund's assets. Declares that it is the public policy of the State to encourage the use of those managers and businesses. Requires the Fund to submit an annual report to the General Assembly that identifies the emerging investment managers, minority-owned businesses, female-owned businesses, and businesses owned by persons with disabilities used by the Fund, the percentage of the Fund's assets under the control of those managers and businesses, and the actions the Fund has taken to increase the use of those managers and businesses. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SB 2181 does not have a fiscal impact. NOTE(S) THAT MAY APPLY: Pension

Referred to Sen Rules Comm 02-02-07 S First reading

02-02-25 S ς Pension Note Filed Committee Rules

SB-2182 PARKER AND LAUZEN.

New Act

Creates the Ballast Water Act. Requires the Department of Natural Resources to determine whether the ballast water management practices that were proposed in the Code of Best Practices for Ballast Water Management are being complied with by all oceangoing and nonoceangoing vessels operating within the waters of this State. Requires the Department to compile and maintain a list of all oceangoing and nonoceangoing vessels that are in compliance with these standards and post the list on the Department's website. Prohibits the State from issuing new grant, loan, or award moneys to an owner or operator of an oceangoing or nonoceangoing vessels who is not on the list. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Agriculture & Conservation

02-02-27 S Postponed

02-03-06 S Recommended do pass 010-000-000

S Placed CaIndr, Second Rdg

02-03-11 S Added As A Co-sponsor LAUZEN

SB-2183 BURZYNSKI.

815 ILCS 505/2

from Ch. 121 1/2, par. 262

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes technical changes in a Section defining unlawful practices.

SENATE AMENDMENT NO. 1.

Deletes reference to: 815 ILCS 505/2 Adds reference to:

815 ILCS 505/2MM new

Deletes everything. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes it an unlawful practice to claim to have the authority to acquire an estate, interest, or easement in another person's property by eminent domain, without having eminent domain authority, when offering or negotiating the acquisition of the estate, interest, or easement.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Judiciary
02-03-05 S Amendment No.01 JUDICIARY S Adopted
02-03-06 S Placed Calndr,Second Rdg

Referred to Sen Rules Comm
Assigned to Judiciary

JUDICIARY S Adopted
Recmnded do pass as amend 011-000-000

SB-2184 WALSH,L.

```
65 ILCS 5/11-141-7 from Ch. 24, par. 11-141-7
65 ILCS 5/11-141-16 from Ch. 24, par. 11-141-16
70 ILCS 3010/1 from Ch. 42, par. 319.1
70 ILCS 3010/7 from Ch. 42, par. 319.7
```

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.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2185 KARPIEL.

30 ILCS 105/5,570 new 625 ILCS 5/3-654 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Stop Neuroblastoma Fund. Provides for the issuance of Stop Neuroblastoma license plates. Provides that in addition to the appropriate registration fees, an applicant for the special plate shall be charged an original issuance fee of \$25 and a fee of \$25 for each renewal. Provides that \$10 of the additional original issuance fee and \$23 of the renewal fee shall be deposited into the Stop Neuroblastoma Fund. Provides that \$15 of the original issuance fee and \$2 of the renewal fee shall be deposited into the Secretary of State Special License Plate Fund. Provides that subject to appropriation by the General Assembly and approval by the Secretary of State, the moneys in the Stop Neuroblastoma Fund shall be paid as grants to the American Cancer Society for neuroblastoma and cancer research, education, screening, and treatment. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

 02-02-07
 S
 First reading
 Referred to Sen Rules Comm

 02-02-27
 S
 Assigned to Transportation

 02-03-06
 S
 Recommended do pass 010-000-000

 S
 Placed CaIndr,Second Rdg

SB-2186 RONEN.

215 ILCS 5/356z.1 new 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverages under those Acts to include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2187 BURZYNSKI.

225 ILCS 60/18 from Ch. 111, par. 4400-18

Amends the Medical Practice Act of 1987. Provides that a visiting professor permit may only be renewed once. Removes the provision that a visiting professor permit shall be valid until the last day of the next physician license renewal period.

```
02-02-07 S First reading
                                        Referred to Sen Rules Comm
02-02-20 S
                                        Assigned to Licensed Activities
                                        Postponed
02-02-28 S
02-03-07 S
                                        Postponed
                                        Committee Licensed Activities
02-03-08 S
                                        Refer to Rules/Rul 3-9(a)
```

SB-2188 GEO-KARIS.

20 ILCS 3205/5.5 new

Amends the Office of Banks and Real Estate Act. Authorizes the Office of Banks and Real Estate to accept payment by credit card and through authorized third-party payment agents. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   02-02-07 S First reading
                                          Referred to Sen Rules Comm
   02-02-20 S
                                          Assigned to Financial Institutions
   02-02-28 S
                                          Récommended do pass 007-000-000
             S Placed Calndr, Second Rdg
   02-03-05 S Second Reading
             S Placed Calndr, 3rd Reading
   02-03-06 S Third Reading - Passed 055-000-000
             H Arrive House
             H Hse Sponsor TENHOUSE
             H Placed Calndr First Rdg
```

SB-2189 PARKER.

325 ILCS 5/7.4

from Ch. 23, par. 2057.4

Amends the Abused and Neglected Child Reporting Act. In provisions requiring that notice of an investigation be sent to the employer or other supervisor of an alleged perpetrator of child abuse or neglect if the alleged perpetrator is employed or otherwise engaged in an activity resulting in frequent contact with children, removes the provision limiting the notice requirement to situations in which the alleged abuse or neglect occurred in the course of the alleged perpetrator's employment or other activity.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date to the bill.

```
02-02-07 S First reading
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Public Health & Welfare
02-02-26 S
                                      PUB HEALTH S
                Amendment No.01
                                                              Adopted
                                      Recmnded do pass as amend 009-000-000
         S Placed Caindr, Second Rdg
02-02-27 S Second Reading
         S Placed Calndr, 3rd Reading
02-03-06 S Third Reading - Passed 054-000-000
         H Arrive House
         H Hse Sponsor COULSON
         H Placed Calndr First Rdg
```

SB-2190 SYVERSON.

325 ILCS 5/7.19 from Ch. 23, par. 2057.19 325 ILCS 5/11.1 from Ch. 23, par. 2061.1

Amends the Abused and Neglected Child Reporting Act. Provides that if a report of suspected child abuse or neglect is provided to DCFS' central register by a law enforcement agency, the report may be released only with the written permission of the law enforcement agency. Prohibits access to such a report by the subject of the report.

02-02-20SAssigned to Public Health & Welfare02-02-26SHeld in Committee02-03-05SHeld in Committee02-03-08SCommittee Public Health & Welfare02-03-08SRefer to Rules/Rul 3-9(a)	02-02-07	S First reading	Referred to Sen Rules Comm
02-03-05 S Held in Committee Committee Public Health & Welfare	02-02-20	S	Assigned to Public Health & Welfare
S Committee Public Health & Welfare	02-02-26	S	Held in Committee
	02-03-05	S	Held in Committee
02-03-08 S Refer to Rules/Rul 3-9(a)		S	Committee Public Health & Welfare
	02-03-08	S	Refer to Rules/Rul 3-9(a)

SB-2191 WALSH,T.

```
20 ILCS 605/605-500
                       was 20 ILCS 605/46.13
```

20 ILCS 605/605-340 rep.

20 ILCS 605/605-345 rep.

20 ILCS 605/605-360 rep.

```
20 ILCS 605/605-505 rep.
 20 ILCS 605/605-815 rep.
 20 ILCS 655/12-1 rep.
 20 ILCS 655/12-2 rep.
 20 ILCS 655/12-3 rep.
 20 ILCS 655/12-4 rep.
 20 ILCS 655/12-5 rep.
 20 ILCS 655/12-6 rep.
 20 ILCS 655/12-7 rep.
 20 ILCS 655/12-8 rep.
 20 ILCS 655/12-9 rep.
                                    from Ch. 96 1/2, par. 7403
 20 ILCS 1105/3
 30 ILCS 725/1.2
                                    from Ch. 96 1/2, par. 7303
 30 ILCS 725/2.1 rep.
 30 ILCS 725/2.2 rep.
 30 ILCS 725/2.3 rep.
 30 ILCS 725/3.1 rep.
 30 ILCS 725/4.1 rep.
 30 ILCS 725/5.1 rep.
 30 ILCS 725/7.1 rep.
 30 ILCS 725/7.2 rep.
 30 ILCS 725/7.3 rep.
 30 ILCS 725/7.4 rep.
 30 ILCS 725/8.1 rep.
 30 ILCS 725/8.2 rep.
110 ILCS 205/9.25 rep.
315 ILCS 5/4 rep.
315 ILCS 15/Act rep.
415 ILCS 5/21 rep.
415 ILCS 20/7.1 rep.
815 ILCS 355/Act rep.
815 ILCS 440/5 rep.
815 ILCS 440/6 rep.
```

815 ILCS 440/8 rep. Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois. Repeals Sections concerning: expenses of moving machinery and equipment; pollution control industry incentives; the Technology Innovation and Commercialization Grants-In-Aid Council; assistance regarding services available from governmental and private sources; and unemployed and underemployed single parents. Deletes a provision concerning paperwork reduction. Repeals the Enterprise Zone Loan Act. Amends the Energy Conservation and Coal Development Act. Deletes provisions concerning: technical assistance and information; wood and sawdust disposal; and telephone directory recycling. Amends the Comprehensive Solar Energy Act of 1977. Deletes provisions defining: "solar skyspace easement"; "Conventional Energy System"; "supplemental conventional energy system"; "joint solar energy system"; "unit of local government"; "public energy supplier"; and "energy use sites". Repeals Sections concerning: the Illinois Comprehensive Solar Energy Program; solar energy systems cooperation; public access; solar energy demonstration projects; the solar energy incentive program; the solar energy assistance program; public energy suppliers; solar energy system regulation; the provision of solar energy systems; funding; and refunds. Amends the Board of Higher Education Act. Repeals a Section concerning a feasibility study of Parks College. Amends the Blighted Areas Redevelopment Act of 1947. Repeals a Section concerning resolutions to determine the need for a Land Clearance Commission. Repeals the Illinois Community Development Finance Corporation Act. Amends the Environmental Protection Act. Repeals a Section concerning prohibited actions regarding waste disposal. Amends the Illinois Solid Waste Management Act. Repeals a Section concerning waste paint. Repeals the Hot Water Heater Efficiency Act. Amends the Waste Oil Recovery Act. Repeals a Section providing that the Department is responsible for the administration of the Act. Repeals a Section regarding signs about used oil storage facilities. Repeals a Section regarding

SENATE AMENDMENT NO. 1.

educational programs. Effective immediately.

Deletes reference to:

```
415 ILCS 5/21 rep.
Adds reference to:
415 ILCS 5/22.23 from Ch. 111 1/2, par. 1022.23
```

Deletes the provision repealing a Section of the Environmental Protection Act concerning prohibited actions regarding waste disposal. Deletes provisions of the Environmental Protection Act concerning responsibilities of the Department of Commerce and Community Affairs with respect to battery disposal.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Amendment No.01 STATE GOVERN S Adopted
02-02-28 S Placed Calndr,Second Rdg
Referred to Sen Rules Comm
Assigned to State Government Operations
STATE GOVERN S Adopted
Recmnded do pass as amend 007-000-000
```

SB-2192 WALSH,T.

```
20 ILCS 605/605-65
                      was 20 ILCS 605/46.52
20 ILCS 605/605-525
                       was 20 ILCS 605/46.55
20 ILCS 605/605-900
                       was 20 ILCS 605/46.6b
20 ILCS 605/605-905
                      was 20 ILCS 605/46.41b
                     was 20 ILCS 605/46.56
20 ILCS 605/605-910
20 ILCS 605/605-915
                       was 20 ILCS 605/46.45
20 ILCS 690/4
                                 from Ch. 5, par. 2254
20 ILCS 690/5
                                 from Ch. 5, par. 2255
30 ILCS 375/3
                                 from Ch. 85, par. 843
```

Amends the Department of Commerce and Community Affairs Law of the Civil Adnistrative Code of Illinois. Provides that the Department may (rather than has the ower to) award grants to community-based groups. Provides that the Minority Conolled and Female Controlled Businesses Loan Board "may" (instead of "shall") mainain offices. Provides that the Board "may" (instead of "shall") establish and publish guidelines. Provides that the Department may (rather than has the power to) make grants and provide financial assistance to municipalities for sites along waterways. Provides that the Department may (rather than has the power to) cooperate with the Illinois Development Finance Authority in assisting local governments to borrow money. Provides that the Department may (rather than has the power to) make loans to units of loal government for the construction of capitol facilities. Provides that the Department lay (rather than has the power to) make grants to local governments regarding federal tisons. Amends the Rural Diversification Act. Provides that the Office of Rural Comnunity Development "may" (instead of "shall") establish an internal review committee. Amends the Local Government Debt Offering Act. Provides that the Department of Commerce and Community Affairs "may" (instead of "is authorized and directed to") provide assistance to local governments regarding long-term debt. Provides that the long-term debt assistance "may" (instead of "shall") include advice on marketing bonds, advisory review of debt issues, training courses on debt management, and promotion of services. Effective immediately.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to State Government Operations
02-02-28 S Recommended do pass 007-000-000
S Placed Calndr, Second Rdg
```

SB-2193 MAHAR – WALSH,L.

Public Act 92-179, Sec. 99

Amends "An Act concerning underground utilities facilities damage prevention", P.A. 92-179. Delays from July 1, 2002 to July 1, 2003 changes made to the Illinois Underground Utility Facilities Damage Prevention Act by House Bill 2138 of the 92nd General Assembly (P.A. 92-179). Effective June 28, 2002.

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

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Environment & Energy

02-02-26 S Added as Chief Co-sponsor WALSH,L

02-02-28 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg
```

901 SB-2194

SB-2194 KLEMM,

35 ILCS 505/8 from Ch. 120, par. 424 625 ILCS 5/18e-1503 from Ch. 95 1/2, par. 18e-1503

Amends the Motor Fuel Tax Law. Makes changes to the amount transferred annually from the Grade Crossing Protection Fund to the Transportation Regulatory Fund. Authorizes a transfer amount of \$2,250,000 (instead of a transfer amount of \$750,000) for fiscal year 2004 and each fiscal year thereafter. Provides that not more than \$500,000 per year from the Grade Crossing Protection Fund may be used for educational purposes regarding grade crossing safety and laws. Amends the Illinois Commercial Transportation Law. Removes the cap on amounts that may be accumulated in the Transportation Regulatory Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Transportation02-03-06SRecommended do pass 010-000-000

S Placed Caindr, Second Rdg

SB-2195 ROSKAM.

730 ILCS 5/3-7-6 from Ch. 38, par. 1003-7-6

Amends the Unified Code of Corrections. Requires the Department of Corrections to develop a form, which shall be used by the Department to obtain information from all persons committed to Department facilities regarding assets of those persons. Provides that a person committed to a Department of Corrections facility must provide complete financial information to the Department. Provides that the financial information shall be forwarded to the Attorney General. Provides that the failure of a committed person to fully disclose complete financial information shall be considered for purposes of a parole determination. Provides that a committed person who willfully refuses to cooperate with the obligations by failing to provide complete and accurate financial disclosure information may be subject to the loss of good conduct credit towards his or her sentence of up to 180 days. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the responsibility for reimbursing the Department of Corrections for expenses incurred by the committed person, applies only to persons who through judicial determination have been placed in the custody of the Department on the basis of a conviction as an adult.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary
02-02-27 S Held in Committee
02-03-05 S Amendment No.01 JUDICIARY S Adopted
02-03-06 S Placed Calndr,Second Rdg
02-03-07 S Second Reading
02-03-07 S Placed Calndr,3rd Reading

SB-2196 DILLARD - PETKA.

720 ILCS 5/31A-1.1 from Ch. 38, par. 31A-1.1 from Ch. 38, par. 31A-1.1 from Ch. 38, par. 31A-1.2

Amends the Criminal Code of 1961. Expands the offense of bringing contraband into a penal institution to include bringing contraband onto penal grounds. Includes in the definition of contraband a "stun gun or taser". Provides that bringing into or possessing an item of electronic contraband on penal grounds a Class X felony and bringing into or possessing a chemical agent on penal grounds is a Class 1 felony. Effective immediately

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

S Added as Chief Co-sponsor PETKA

S Referred to Sen Rules Comm

SB-2197 DILLARD.

725 ILCS 205/8 from Ch. 38, par. 105-8 725 ILCS 205/9 from Ch. 38, par. 105-9

Amends the Sexually Dangerous Persons Act. Provides that when an application setting forth facts showing that a sexually dangerous person or criminal sexual psychopathic person has recovered, the socio-psychiatric report on the person must be prepared by a social worker and psychologist under the supervision of a licensed psychiatrist (rather than the psychiatrist, sociologist, psychologist, and warden of the institution where the person is confined) assigned to the institution where the person is confined. Effective immediately.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Judiciary
02-02-27 S Recommended do pass 010-000-000
S Placed Calndr, Second Rdg
02-02-28 S Second Reading
S Placed Calndr, 3rd Reading
02-03-05 S Third Reading - Passed 052-003-000
H Arrive House
H Hse Sponsor JOHNSON
H Placed Calndr First Rdg

SB-2198 PETERSON.

20 ILCS 3975/1	from Ch. 48, par. 2101
20 ILCS 3975/2.5	
20 ILCS 3975/3	from Ch. 48, par. 2103
20 ILCS 3975/4.5	
20 ILCS 3975/5	from Ch. 48, par. 2105
20 ILCS 3975/6	from Ch. 48, par. 2106
20 ILCS 3975/7	from Ch. 48, par. 2107
20 ILCS 3975/8	from Ch. 48, par. 2108

Amends the Illinois Human Resource Investment Council Act. Changes the short title of the Act to the Illinois Workforce Investment Board Act. Replaces the Illinois Human Resource Investment Council with the Illinois Workforce Investment Board. Changes references to the federal Job Training Partnership Act to references to the federal Workforce Investment Act of 1998. Sets qualifications for members of the Board. Sets the duties of the Board. Validates actions taken by the Illinois Human Resource Investment Council before the effective date of the amendatory Act. Prohibits members of the Board from engaging in activities that constitute a conflict of interest. Deletes a provision that concerns funding under the federal Job Training Partnership Act. Makes other changes. Effective July 1, 2002.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-28 S Recommended do pass 008-000-000
S Placed Calndr, Second Red
02-03-05 S Second Reading
S Placed Calndr, 3rd Reading
02-03-06 S Third Reading - Passed 055-000-000
H Arrive House
H Hse Sponsor TENHOUSE
H Placed Calndr First Rdg

SB-2199 PHILIP.

415 ILCS 5/28.5 from Ch. 111 1/2, par. 1028.5 625 ILCS 5/13A-115 625 ILCS 5/13B-25

Amends the Vehicle Emissions Inspection Law of 1995 (Chapter 13B of the Illinois Vehicle Code). Specifies certain inspection procedures that must be followed on model year 1996 and newer vehicles equipped with OBDII on-board computer diagnostic equipment, subject to the rules of the Pollution Control Board and the Illinois Environmental Protection Agency. Repeals Chapter 13A of the Illinois Vehicle Code (now obsolete) on January 1, 2003. Also amends the Environmental Protection Act to extend the repeal date of certain provisions relating to fast-track rules under the Clean Air Act Amendments of 1990. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2200 SYVERSON – SILVERSTEIN – LINK – OBAMA, HENDON, HALVOR-SON, O'DANIEL AND LIGHTFORD.

305 ILCS 5/12-4.4 from Ch. 23, par. 12-4.4

Amends the Illinois Public Aid Code. In provisions concerning the Earnfare component of the Food Stamp Employment and Training program operated by the Department of Human Services, provides that Earnfare participants must earn their food stamp assistance and may also earn cash assistance (instead of simply being required to earn their "assistance"). Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends provisions of the Illinois Public Aid Code relating to administration of federally-aided programs. Changes a provision that "participants in Earnfare will, to the extent resources allow, earn their assistance" so that it provides that "to the extent resources allow, the Department of Human Services may, by rule, mandate participation in Earnfare for designated clients to earn their food stamp assistance". Provides that participants in Earnfare may earn cash assistance. Changes a provision that "participation in the Earnfare program is voluntary, except when ordered by a court of competent jurisdiction" so that it provides that "to earn cash assistance, participation in the Earnfare program is voluntary, except when ordered by a court of competent jurisdiction".

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07	S	First reading	Referred to Sen I	Rules Comi	m
02-02-20	S	-	Assigned to Publ	ic Health &	k Welfare
02-02-26	S		Postponed		
02-03-05	S	Amendment No.01	PUB HEALTH	S	Adopted
	S		Recmnded do pas	ss as amend	1010-000-000
	S	Placed Calndr, Second Rdg			
02-03-06	S	Added As A Co-sponsor HEI	NDON		
	S	Second Reading			
	S	Placed Calndr,3rd Reading			
	S	Added as Chief Co-sponsor S	SILVERSTEIN		
	S	Added as Chief Co-sponsor I	JINK		
	S	Added As A Co-sponsor HA	LVORSON		
	S	Added as Chief Co-sponsor (OBAMA		
02-03-07	S	Added As A Co-sponsor O'D	ANIEL		
	S	Added As A Co-sponsor LIG	HTFORD		

SB-2201 PARKER – SILVERSTEIN – LINK – OBAMA – LIGHTFORD, MUNOZ AND HALVORSON.

305 ILCS 5/9A-11.5

Amends the Illinois Public Aid Code. With respect to investigations of child care providers who participate in the child care assistance program under the Code and who are not required to be licensed under the Child Care Act of 1969, provides for periodic investigations (instead of an investigation) of the central register of suspected child abuse and neglect cases maintained by DCFS. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Public Health & Welfare
02-02-26	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	
02-02-27	S	Second Reading	
	S	Placed Calndr,3rd Reading	
02-03-06	S	Added As A Co-sponsor MU	NOZ
	S	Added as Chief Co-sponsor S	SILVERSTEIN
	S	Added as Chief Co-sponsor I	LINK
	S	Added as Chief Co-sponsor (OBAMA
	S	Added As A Co-sponsor HA	LVOR\$ON
02-03-07	S	Added as Chief Co-sponsor I	LIGHTFORD

SB-2202 RAUSCHENBERGER.

20 ILCS 3960/6.2 new

Amends the Illinois Health Facilities Planning Act. Authorizes the establishment, construction, and modification of facilities operated by the Department of Human Services without the issuance of a permit or imposition of a fee when the construction has been approved by and is made with funds appropriated by the General Assembly. Effective immediately.

02-02-07 S First reading

```
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Recommended do pass 010-000-000
S Placed Calndr,Second Rdg
02-02-27 S Second Reading
S Placed Calndr,3rd Reading
02-03-06 S Third Reading - Passed 054-000-000
H Arrive House
H Hse Sponsor DANIELS
H Placed Calndr First Rdg
```

SB-2203 SYVERSON.

305 ILCS 5/12-13.05

Amends the Illinois Public Aid Code. In provisions repealing administrative rules adopted by the Department of Human Services for the TANF program, extends the repeal date from January 1, 2003 to July 1, 2006. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2204 DUDYCZ.

110 ILCS 947/45

30 ILCS 105/5.570 new

Amends the Higher Education Student Assistance Act. In provisions concerning the Illinois National Guard grant program, provides that if the recipient of a grant fails to complete his or her military service obligations or requirements for satisfactory participation, the Department of Military Affairs shall require the recipient to repay the amount of the grant received, prorated according to the fraction of the service obligation not completed, and, if applicable, reasonable collection fees. Amends the State Finance Act to create the National Guard Grant Fund in the State treasury. Effective July 1, 2002.

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

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Executive

02-02-28 S Postponed

02-03-07 S Recommended do pass 011-000-000

S Placed Calndr, Second Rdg
```

SB-2205 NOLAND.

505 ILCS 35/Art. V rep.

Amends the Illinois Conservation Enhancement Act. Repeals Article V relating to the Critical Habitat Private Sector Matching Fund, acquisition of critical natural habitats, and the rules governing the Director of Natural Resources' implementation of this Article.

02-02-07	7 S	First reading	Referred to Sen Rules Comm
02-02-20) S	_	Assigned to Agriculture & Conservation
02-02-27	7 S		Recommended do pass 010-000-000
	S	Placed Calndr, Second Rdg	
02-03-05	S	Second Reading	
	S	Placed Calndr, 3rd Reading	
02-03-06	S	Third Reading - Passed 055-0	000-000
	Н	Arrive House	
	Н	Hse Sponsor TENHOUSE	
	Н	Placed Calndr First Rdg	

SB-2206 BURZYNSKI.

20 ILCS 2105/2105-60 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Authorizes the Department to accept payment by credit card and through authorized third-party payment agents. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Licensed Activities
02-02-28 S Recommended do pass 009-000-000
S Placed Calndr, Second Rdg
02-03-05 S Second Reading
S Placed Calndr, 3rd Reading
02-03-06 S Third Reading - Passed 055-000-000
H Arrive House
H Hse Sponsor TENHOUSE
H Placed Calndr First Rdg

905 SB-2207

SB-2207 SULLIVAN.

```
20 ILCS 5/5-565 was 20 ILCS 5/6.06
410 ILCS 315/2 from Ch. 111 1/2, par. 22.12
```

Amends the Civil Administrative Code of Illinois and the Communicable Disease Prevention Act. In provisions requiring 3 public hearings in the case of rules regarding immunization of children, requires the hearings if a rule or amendment to a rule adds a new vaccine requirement or makes substantial changes in the language of the religious or medical objection exemptions to immunization.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Held in Committee
02-03-05 S Held in Committee
Committee Public Health & Welfare
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2208 DONAHUE.

225 ILCS 46/25

Amends the Health Care Worker Background Check Act. Prohibits a health care employer from hiring, after January 1, 2003, an individual in a position with duties involving direct care of clients, patients, or residents who has been convicted of committing or attempting to commit specified offenses in the Illinois Vehicle Code, the Criminal Code of 1961, the Illinois Credit Card and Debit Card Act, or the Nursing and Advanced Practice Nursing Act or has been convicted in another state of committing or attempting to commit an offense that has the same or similar elements as these offenses. Effective immediately.

02-02-07	S First reading	Referred to Sen Rules Comm
02-02-20	S	Assigned to Public Health & Welfare
02-02-26	S	Held in Committee
02-03-05	S	Held in Committee
	S	Committee Public Health & Welfare
02-03-08	S	Refer to Rules/Rul 3-9(a)

SB-2209 PETERSON - CLAYBORNE.

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

Amends the Uniform Penalty and Interest Act. With respect to penalties for late payment or nonpayment of admitted liability, provides that if notice and demand is made for the payment of any amount of tax due and if the amount due is paid within 30 day after the date of the notice and demand, then the penalty for late payment or nonpayment of admitted liability on the amount so paid shall not accrue for the period after the date of the notice and demand (now, penalty equals 2% of any amount that is paid no later than 30 days after the due date). Effective immediately.

```
02-02-07 S First reading
                                           Referred to Sen Rules Comm
      02-02-20 S
                                           Assigned to Revenue
      02-02-28 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
               S Added as Chief Co-sponsor CLAYBORNE
      02-03-05 S Second Reading
               S Placed Calndr, 3rd Reading
      02-03-06 S Third Reading - Passed 055-000-000
               H Arrive House
               H Hse Sponsor TENHOUSE
               H Placed Calndr First Rdg
SB-2210
            PETERSON - CLAYBORNE.
```

```
35 ILCS 120/5a from Ch. 120, par. 444a
35 ILCS 120/5b from Ch. 120, par. 444b
35 ILCS 120/5c from Ch. 120, par. 444c
```

Amends the Retailers' Occupation Tax Act. Provides that the taxpayer is liable for paying the Department of Revenue for the filing fee the Department incurs when filing a lien against the taxpayer for unpaid taxes, penalties, and interest. Provides that rather than issuing a release of lien directly to the taxpayer after the taxpayer pays the tax, penalty, and interest covered by the lien, the taxpayer is required to pay the filing fee for the release of the lien and the Department shall file the release of the lien itself.

```
NOTE(S) THAT MAY APPLY: Fiscal
                                         Referred to Sen Rules Comm.
    02-02-07 S First reading
                                         Assigned to Revenue
    02-02-20 S
                                         Postponed
    02-02-28 S
                                         Committee Revenue
             S Added as Chief Co-sponsor CLAYBORNE
                                         Recommended do pass 009-000-000
    02-03-07 S
             S Placed Calndr, Second Rdg
```

SB-2211 PETERSON - CLAYBORNE.

```
35 ILCS 143/10-55 new
35 ILCS 143/10-56 new
35 ILCS 143/10-57 new
35 ILCS 143/10-58 new
```

Amends the Tobacco Products Tax Act of 1995. Provides that any duly authorized employee of the Department of Revenue (i) may arrest without warrant any person committing in his or her presence a violation of any of the provisions of the Act (ii) and may without a search warrant inspect all tobacco products located in any place of business and seize any tobacco products and any vending device in which those tobacco products are found. Provides that the tobacco products or vending devices so seized shall be subject to confiscation and forfeiture under the Act. Provides procedures for the seizure, forfeiture, and sale of tobacco products found to be in violation of the Act. Effective immediately.

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

JILOU DI KAR		1.		
02-02-07	S	First reading	Referred to Sen Rules Comm	
02-02-20	S		Assigned to Revenue	
02-02-28	S		Recommended do pass 010-000-000	
	S	Placed Calndr, Second Rdg		
	S	Added as Chief Co-sponsor C	CLAYBORNE	
02-03-05	S	Second Reading		
	S	Placed Calndr,3rd Reading		
02-03-06	S	Third Reading - Passed 055-0	000-000	
	Н	Arrive House		
	Н	Hse Sponsor TENHOUSE		
	Η	Placed Calndr First Rdg		
PETERSON _ CLAVRORNE				

PETERSON – CLAYBORNE.

3 5/201	from Ch. 120, par. 2-201
5/202	from Ch. 120, par. 2-202
5/203	from Ch. 120, par. 2-203
5/209	
5/502	from Ch. 120, par. 5-502
5/506	from Ch. 120, par. 5-506
5 5/601.1	Ch. 120, par. 6-601.1
S 5/701	from Ch. 120, par. 7-701
JS 5/905	from Ch. 120, par. 9-905
CS 5/911	from Ch. 120, par. 9-911
LCS 5/1501	from Ch. 120, par. 15-1501

ends the Illinois Income Tax Act. Removes the exclusion for money and other its, other than salary, received by a driver in a ridesharing arrangement using a or vehicle from the definition of "net income" and provides instead for an exempfrom the income tax for that amount. Provides for a deduction of dividends paid by orporation that conducts business operations in an enterprise zone and conducts subantially all of its operations in an enterprise zone (now, does not conduct operations ther than in an enterprise zone). Provides that the State Board of Education shall certily school youth vocational programs as qualifying TECH-PREP programs (now, the State Board of Education and the Department of Revenue certify). Provides that employers must report changes affecting federal income taxes if the change affects the amount of compensation subject to withholding by the employer. Provides that a taxpayer who has an annual tax liability of \$200,000 or more shall make payments by electronic funds transfer. Makes changes with respect to notices of deficiency and claims for refund concerning extensions by agreement and decreases in net loss. Changes a provision concerning the withholding of tax on payments to a resident by a payor maintaining an office or transacting business within this State to state that "payor maintain**907** SB-2212—Cont.

ing an office or transacting business within this State" includes any agency, officer, or employee of this State or of any political subdivision of this State. Provides that for each taxable year beginning on or after January 1, 2002, a taxpayer may make an irrevocable election to treat all income other than compensation as business income. Makes other changes. Effective immediately.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Revenue
02-02-28 S Recommended do pass 010-000-000
S Placed Calndr, Second Rdg
S Added as Chief Co-sponsor CLAYBORNE
02-03-05 S Second Reading
S Placed Calndr, 3rd Reading
02-03-06 S Third Reading - Passed 055-000-000
H Arrive House
H Hse Sponsor TENHOUSE

SB-2213 PARKER.

605 ILCS 10/11

from Ch. 121, par. 100-11

Amends the Toll Highway Act. Provides that the Toll Highway Authority has the power to enter into a contract with a unit of local government or other public or private entity under which the Authority agrees to collect by electronic means tolls, fees, or revenues on behalf of that entity. Effective July 1, 2002.

02-02-07 S First reading

H Placed Calndr First Rdg

Referred to Sen Rules Comm

SB-2214 DONAHUE - DEMUZIO.

Provides for the restoration of rights or easements of access, crossin ght, air, and view from, to, and over certain land. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides for the restoration of rights or easements of access, crossing, light, air, and view from, to, and over certain land in Kendall County, Woodford County, Grundy County, Macoupin County, and Lawrence County, Illinois and restores certain land to the Department of Transportation.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Executive 02-02-27 S Added as Chief Co-sponsor DEMUZIO Amendment No.01 EXECUTIVE S Adopted 02-02-28 S Recmnded do pass as amend 012-000-000 S Placed Calndr, Second Rdg 02-03-05 S Second Reading S Placed Calndr,3rd Reading 02-03-06 S Third Reading - Passed 055-000-000 H Arrive House H Hse Sponsor TENHOUSE H Placed Calndr First Rdg

SB-2215 WATSON.

New Act

Re-enacts the Bi-State Transit Safety Act. Authorizes the St. Clair County Transit District to exercise certain powers relating to mass transportation between Illinois and Missouri. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Executive
02-02-28 S Recommended do pass 012-000-000
S Placed Calndr, Second Rdg
02-03-07 S Second Reading
S Placed Calndr, 3rd Reading

SB-2216 RAUSCHENBERGER.

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 \$2,000,000,001 (currently 2,000,000,000) and increases limits on certain other outstanding bonds to 5,400,000,001 (currently 5,400,000,000). Effective on July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal	
02-02-07 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Executive
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2217 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	_	Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	•

SB-2218 WEAVER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	-

SB-2219 WEAVER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	•

SB-2220 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	

B-2221 MAHAR.

220 ILCS 5/4-202	from Ch. 111 2/3, par. 4-202
220 ILCS 5/4-203	from Ch. 111 2/3, par. 4-203
20 H.CS 5/5-202	from Ch. 111 2/3, par. 5-202

mends the Public Utilities Act. Establishes a procedure for the imposition and colon of penalties with respect to public utilities other than telecommunications carrirovides that the Commerce Commission may compromise civil penalties. les that civil penalties related to the late filing of reports, taxes, and other filings be paid into the Public Utility Fund. Limits penalties to \$30,000 per offense and 000 per continuing violation. Effective immediately.

NATE AMENDMENT NO. 1.

moves telecommunications carriers from the scope of the bill. Effective immedi-

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

        02-02-07
        S First reading
        Referred to Sen Rules Comm

        02-02-20
        S
        Assigned to Environment & Energy

        02-02-27
        S
        Postponed

        02-03-06
        S
        Amendment No.01
        ENVIR. & ENE. S
        Adopted

        Recmnded do pass as amend 007-000-000
        Recmnded do pass as amend 007-000-000
```

SB-2222 RAUSCHENBERGER.

220 ILCS 5/2-301 new

Amends the Public Utilities Act. Authorizes the Commission to establish fees for the filing of various documents with the Commission. Exempts counties, municipalities, the Attorney General, and statutory consumer protection agencies from the filing fees. Provides for a repeal of filing fee authorization effective July 1, 2008. Effective immediately.

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

        02-02-07
        S
        First reading
        Referred to Sen Rules Comm

        02-02-20
        S
        Assigned to Environment & Energy

        02-02-27
        S
        Recommended do pass 009-000-000

        02-02-28
        S
        Second Reading

        02-03-05
        S
        Placed Calndr,3rd Reading

        02-03-05
        S
        Third Reading - Passed 055-000-000

        H
        Arrive House

        H
        Placed Calndr First Rdg
```

SB-2223 BURZYNSKI – SILVERSTEIN – LINK – WALSH,L, SHADID, MUNOZ, HALVORSON, O'DANIEL, LIGHTFORD AND RONEN.

225 ILCS 65/10-30 225 ILCS 65/10-40 rep.

Amends the Nursing and Advanced Practice Nursing Act. Provides that applicants for licensure as registered nurses and licensed practical nurses by examination and by endorsement shall have graduated from nursing programs approved by the Department rather than specifying the number of academic years a program must contain. Provides that the requirement that graduates of foreign nursing educational programs must submit to the Department certification of successful completion of the Commission of Graduates of Foreign Nursing Schools (CGFNS) examination applies only to an applicant for licensure as a registered nurse. Provides that an applicant for licensure by examination may take and successfully complete a Department-approved examination in another jurisdiction. Provides that the Department may grant an applicant for licensure by endorsement (rather than an applicant by examination) a temporary license to practice nursing. Deletes provisions concerning the expiration of temporary licenses. Repeals the Section concerning licensure by endorsement. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: 225 ILCS 65/5-23

Further amends the Nursing and Advanced Practice Nursing Act. Provides that the required criminal background check be by the Illinois State Police and the Federal Bureau of Investigation.

```
NOTE(S) THAT MAY APPLY: Fiscal
   02-02-07 S First reading
                                         Referred to Sen Rules Comm
                                         Assigned to Licensed Activities
   02-02-20 S
                                         LICENSED ACT. S
                                                                 Adopted
   02-02-28 S
                    Amendment No.01
                                         Recmnded do pass as amend 009-000-000
             S Placed CaIndr, Second Rdg
    02-03-05 S Added As A Co-sponsor SHADID
             S Second Reading
             S Placed Calndr, 3rd Reading
    02-03-06 S Added As A Co-sponsor MUNOZ
             S Added as Chief Co-sponsor SILVERSTEIN
             S Added as Chief Co-sponsor LINK
             S Added As A Co-sponsor HALVORSON
```

```
02-03-07 S Added as Chief Co-sponsor WALSH,L
                S Added As A Co-sponsor O'DANIEL
                S Added As A Co-sponsor LIGHTFORD
      02-03-11 S Added As A Co-sponsor RONEN
SB-2224
             SYVERSON.
  305 ILCS 5/10-10
                                    from Ch. 23, par. 10-10
  305 ILCS 5/10-10.4
  305 ILCS 5/10-17.2
                                    from Ch. 23, par. 10-17.2
  750 ILCS 5/507
                                    from Ch. 40, par. 507
  750 ILCS 5/507.1
  750 ILCS 16/25
  750 ILCS 22/320
  750 ILCS 28/15
  750 ILCS 28/22 new
  750 ILCS 28/35
  750 ILCS 45/21
                                    from Ch. 40, par, 2521
  750 ILCS 45/21.1
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support Punishment Act, the Uniform Interstate Family Support Act, the Income Withholding for Support Act, and the Illinois Parentage Act of 1984. 'rovides that the Department of Public Aid is a party in a child support proceeding after t notifies a circuit clerk that a person who is receiving child support payments is receiving child support enforcement services from the Department. Replaces provisions contening the Department's notice to obligors and payors concerning the payment of support to the State Disbursement Unit. Adds provisions concerning a National Medical Support Notice for the purpose of enforcing an obligation to provide child support in the form of health insurance coverage. Provides that when withholding income for the payment of support, a payor must give priority to withholding for cash support and then to withholding of premiums for health insurance coverage. Makes other changes. Effective on July 1, 2002.

SENATE AMENDMENT NO. 1.

750 ILCS 16/60

```
Deletes reference to:
750 ILCS 5/507
750 ILCS 45/21
Adds reference to:
                             from Ch. 23, par. 5009.1
20 ILCS 505/9.1
305 ILCS 5/9-6
                             from Ch. 23, par. 9-6
305 ILCS 5/10-1
                              from Ch. 23, par. 10-1
305 ILCS 5/10-3
                             from Ch. 23, par. 10-3
305 ILCS 5/10-3.1
                             from Ch. 23, par. 10-3.1
305 ILCS 5/10-4
                              from Ch. 23, par. 10-4
305 ILCS 5/10-7
                              from Ch. 23, par. 10-7
305 ILCS 5/10-8
                              from Ch. 23, par. 10-8
305 ILCS 5/10-8.1
305 ILCS 5/10-10.1
                              from Ch. 23, par. 10-10.1
305 ILCS 5/10-11
                              from Ch. 23, par. 10-11
305 ILCS 5/10-11.1
                              from Ch. 23, par. 10-11.1
305 ILCS 5/10-12.1
305 ILCS 5/10-13
                              from Ch. 23, par. 10-13
305 ILCS 5/10-14
                              from Ch. 23, par. 10-14
305 ILCS 5/10-14.1
305 ILCS 5/10-15
                              from Ch. 23, par. 10-15
305 ILCS 5/10-17.7
305 ILCS 5/12-8
                              from Ch. 23, par. 12-8
410 ILCS 535/12
                              from Ch. 111 1/2, par. 73-12
750 ILCS 5/505.1
                              from Ch. 40, par. 505.1
750 ILCS 5/506
                              from Ch. 40, par. 506
750 ILCS 5/510
                              from Ch. 40, par. 510
750 ILCS 5/516
                              from Ch. 40, par. 516
750 ILCS 5/709
                              from Ch. 40, par. 709
750 ILCS 5/710
                              from Ch. 40, par. 710
750 ILCS 16/7
750 ILCS 16/20
750 ILCS 16/35
```

911 SB-2224—Cont.

```
750 ILCS 25/6 from Ch. 40, par. 2706
750 ILCS 45/13.1
750 ILCS 45/15.1 from Ch. 40, par. 2514
750 ILCS 45/15.1 from Ch. 40, par. 2515.1
750 ILCS 45/18 from Ch. 40, par. 2518
750 ILCS 45/22 from Ch. 40, par. 2528
820 ILCS 405/1300 from Ch. 48, par. 540
```

Deletes everything and inserts provisions substantially similar to those of the bill as introduced, with changes that include the following: (1) standardizes usage of the term "child support enforcement services" under Article X of the Illinois Public Aid Code, and amends the Children and Family Services Act, the Vital Records Act, the Expedited Child Support Act of 1990, and the Unemployment Insurance Act and further amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support Punishment Act, and the Illinois Parentage Act of 1984 to make conforming changes; (2) deletes amendatory changes concerning the Department of Public Aid's status as a party entitled to notice of further proceedings in child support cases; and (3) in provisions of the Income Withholding for Support Act concerning a payor's duties, provides that income available for withholding shall be applied first to the current support obligation, then to premiums for court-ordered health insurance coverage, and then to payment of past-due support obligations, except that if there is insufficient income available to pay for health insurance coverage after payment of the current support obligation, then the remaining available income shall be applied to the payment of past-due support obligations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Public Health & Welfare
02-02-26	S	Amendment No.01	PUB HEALTH S Adopted
	S		Recmnded do pass as amend 010-000-000
	S	Placed Calndr, Second Rdg	
02-02-27	S	Second Reading	•
	S	Placed Calndr, 3rd Reading	

SB-2225 SYVERSON.

305 ILCS 5/5-5 from Ch. 23, par. 5-5 305 ILCS 5/12-4.25 from Ch. 23, par. 12-4.25

Amends the Illinois Public Aid Code. Provides that enrollment of a vendor that provides medical transportation under the Medicaid program shall be conditional for 180 days and may be terminated without cause. Provides that if a vendor has been terminated from participation in the Medicaid program due to fraud, the vendor may be barred from participation for a longer period. Provides that if the Department of Public Aid establishes through an administrative hearing that overpayments to a vendor resulted from the vendor knowingly or through gross negligence making, or causing to be made, a false statement or misrepresentation of a material fact in connection with billings and payments under the Medicaid program, the Department may recover interest on the amount of the overpayments at the rate of 5% per annum. With respect to Medicaid payments withheld from a vendor, provides for a vendor's request for full or partial release of the withheld payments, and requires the Department of Public Aid to complete proceedings in a timely manner. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Public Aid Code with provisions substantially similar to those of the bill as introduced, with changes that include the following: (1) limits application of the conditional 180-day enrollment of vendors providing medical transportation to vendors providing non-emergency medical transportation, as defined by the Department of Public Aid by rule; (2) provides that termination of a vendor's participation is not subject to the Department's hearing process (instead of not subject to particular statutory notice and hearing requirements); (3) provides for recovery of interest on overpayments if a vendor willfully (instead of knowingly or through gross negligence) makes a false statement or misrepresentation in connection with billings and payments; (4) removes provisions for recovery of interest on overpayments if the overpayments resulted from the provision of services by an individual or entity that was ineligible to provide services under the Medicaid program; and (5) provides that

vendors of non-emergency medical transportation services must submit to a fingerprint-based criminal background check and may be required to post a surety bond. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      02-02-07 S First reading
                                              Referred to Sen Rules Comm
      02-02-20 S
                                              Assigned to Public Health & Welfare
      02-02-26 S
                                              Held in Committee
      02-03-05 S
                                              PUB HEALTH S
                        Amendment No.01
                                                                        Adopted
                                              Recmnded do pass as amend 009-000-000
                S Placed Calndr, Second Rdg
      02-03-06 S Second Reading
                S Placed Calndr,3rd Reading
SB-2226
             SULLIVAN.
   20 ILCS 2310/2310-315
                           was 20 ILCS 2310/55.41
    20 ILCS 2310/2310-375 rep.
    20 ILCS 2310/2310-545 rep.
   20 ILCS 4022/15 rep.
   20 ILCS 4022/35 rep.
    30 ILCS 105/5.360 rep.
    30 ILCS 405/4a rep.
    35 ILCS 5/507D rep.
  110 ILCS 915/9 rep.
  210 ILCS 85/6.05 rep.
  210 ILCS 85/6.18 rep.
                                     from Ch. 67 1/2, par. 403.15
  320 ILCS 25/3.15
  410 ILCS 315/2c rep.
  410 ILCS 420/3.5 rep.
```

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois; repeals provisions relating to the AIDS Advisory Council, a hepatitis report to the General Assembly, and inspections of charitable, penal, and reformatory institutions and normal schools. Amends the Primary Care Medical Educaon Advisory Committee Act; repeals provisions relating to the composition of the mmittee and an annual report. Amends the State Finance Act, the Illinois Income Tax t, and the Communicable Disease Prevention Act; repeals provisions relating to the /an White Pediatric and Adult AIDS Fund. Amends the Anti-Pollution Bond Act; reeals provisions relating to grants for municipal sewage treatment works. Amends the Baccalaureate Assistance Law for Registered Nurses; repeals provisions relating to the Nurse Scholarship and Baccalaureate Nursing Assistance Advisory Council. Amends the Hospital Licensing Act; repeals provisions relating to (i) standards for institutions for the mentally ill and the mentally retarded and (ii) instruction on CPR to mothers of newborns. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act; repeals a provision relating to a list of covered prescription drugs that meet a definition of a narrow therapeutic index drug. Amends the Hemophilia Care Act; repeals provisions relating to certain functions of the Department of Public Health. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 4022/15 rep. 20 ILCS 4022/35 rep. 110 ILCS 915/9 rep. Adds reference to: 20 ILCS 4022/Act rep. 110 ILCS 915/9

Deletes everything. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois, the Primary Care Medical Education Advisory Committee Act, the State Finance Act, the Anti-Pollution Bond Act, the Illinois Income Tax Act, the Baccalaureate Assistance Law for Registered Nurses, the Hospital Licensing Act, the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, the Communicable Disease Prevention Act, and the Hemophilia Care Act, with provisions substantially similar to those of the bill as introduced except for the following changes: (1) repeals the entire Primary Care Medical

913 SB-2226—Cont.

Education Advisory Committee Act (instead of only provisions relating to the composition of the committee and an annual report); and (2) in the Baccalaureate Assistance Law for Registered Nurses, removes provisions requiring the Nurse Scholarship and Baccalaureate Nursing Assistance Advisory Council to make and publish an evaluation of the program under the Act (instead of repealing all of the provisions relating to the Advisory Council). Effective immediately.

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

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Public Health & Welfare

02-03-05 S Amendment No.01 PUB HEALTH S Adopted

8 Placed Calndr, Second Rdg

02-03-06 S Second Reading

9 Placed Calndr, 3rd Reading
```

SB-2227 SIEBEN – JACOBS.

55 ILCS 85/1 from Ch. 34, par. 7001

Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in the short title Section.

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

```
Deletes reference to: 55 ILCS 85/1
Adds reference to: 55 ILCS 85/4 from Ch. 34, par. 7004 from Ch. 34, par. 7005
```

Deletes everything after the enacting clause. Amends the County Economic Development Project Area Property Tax Allocation Act. Provides that an economic development area may be established by the corporate authorities of Whiteside County (now, a county with more than 200,000 and less than 300,000 inhabitants and which is adjacent to the Mississippi River). Provides that any ordinance adopted that approves an economic development plan must contain findings that the economic development project is reasonably expected to create or retain not less than 500 (now, 1,000) full-time equivalent jobs and that private investment in an amount not less than \$25,000,000 (now \$50,000,000) is reasonably expected to occur in the project area. Provides that the copof the ordinance approving the economic development plan that is submitted to the De partment of Commerce and Community Affairs must be accompanied by an analysis demonstrating these findings concerning job creation and investment in the project area. Requires the Department of Commerce and Community Affairs to submit a report to the General Assembly concerning the economic development projects on or before July 1, 2006 (now, 1994). Provides that the authority granted under the Act shall expire on July 1, 2008 (now, 1998). Effective immediately.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Revenue
02-03-06 S Amendment No.01 REVENUE S Adopted
02-03-07 S Recmnded do pass as amend 009-001-000
S Placed Calndr,Second Rdg
S Added as Chief Co-sponsor JACOBS
```

SB-2228 SIEBEN - WATSON - LUECHTEFELD.

New Act

Creates the Illinois Investment and Development Authority Act. Establishes the Illinois Investment and Development Authority to support the creation and growth of community development financial institutions, which provide access to capital for business development, capital investments, and other financing to expand private sector activities in economically disadvantaged communities and for low income people, by providing grants, loans, and technical assistance to these institutions.

NOTE(S) THAT MAY APPLY: Fiscal

```
02-02-07 S First reading
S Added as Chief Co-sponsor WATSON
S Added as Chief Co-sponsor LUECHTEFELD
S Referred to Sen Rules Comm
```

SB-2229 914

SB-2229 SIEBEN.

35 ILCS 5/803

from Ch. 120, par. 8-803

Amends the Illinois Income Tax Act. Provides that farmers who had gross farming income that was at least 2/3 of their total gross income for the preceding taxable year are not required to make estimated tax payments for the next taxable year. (Current law, which is not changed, exempts farmers from paying estimated tax if their gross income from farming for the taxable year in question is at least 2/3 of their total estimated gross income for that year.) Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2230 PETERSON.

105 ILCS 5/7-6

from Ch. 122, par. 7-6

Amends the School Code. Makes a technical change in a Section concerning bounday changes.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2231 DILLARD.

525 ILCS 25/3

from Ch. 19, par. 1403

Amends the Illinois Lake Management Program Act. Changes the definition of "lake" to remove the public access requirements from the definition.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading
02-02-20 S
02-02-27 S Postponed
02-03-06 S Postponed
02-03-08 S Referred to Sen Rules Comm
Assigned to Agriculture & Conservation
Postponed
Committee Agriculture & Conservation
Refer to Rules/Rul 3-9(a)

SB-2232 KLEMM.

425 ILCS 30/24 from Ch. 127 1/2, par. 124 425 ILCS 35/2 from Ch. 127 1/2, par. 128 430 ILCS 65/1.1 from Ch. 38, par. 83-1.1 720 ILCS 5/24-2 from Ch. 38, par. 24-2

Amends the Fireworks Regulation Act of Illinois, the Fireworks Use Act, the Firearm Owners Identification Card Act, and the Criminal Code of 1961. Authorizes the use of a pyrotechnic device in a migratory waterfowl or other bird depredation program approved by the United States Fish and Wildlife Service or the Department of Natural Resources. Limits the concurrent exercise of home rule powers. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 425 ILCS 30/24 425 ILCS 35/2 430 ILCS 65/1.1 720 ILCS 5/24-2 Adds reference to:

Deletes everything. Creates the Wildlife Population Control Act (containing only a short-title provision).

NOTE(S) THAT MAY APPLY: Home Rule

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Executive
02-02-28 S Postponed
02-03-06 S Amendment No.01 EXECUTIVE S Adopted
02-03-07 S Recmnded do pass as amend 010-000-000
S Placed Calndr, Second Rdg

SB-2233 LUECHTEFELD.

New Act

Creates the Farm Products Economic Development Act. Provides that the Director of Agriculture shall make cash payments to Illinois grain processors that use corn to make ethyl alcohol and other products. Sets the amount of payment at 30 cents per bushel for each bushel used in a grain-processing center that began production after January 1, 2003. Provides that payments may be made only during the first 5 years of operation.

Establishes a claims procedure and requires audits of the claims made. Requires the Department of Agriculture to promulgate emergency and permanent rules to implement the Act. Provides that the Act is repealed on January 1, 2012, at which time the remaining unobligated balance shall revert to the General Revenue Fund. Makes other provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2234 WALSH,T.

35 ILCS 200/15-170

Amends the Property Tax Code. Makes a technical change in a Section concerning the senior citizens homestead exemption.

02-02-07 S First reading

Referred to Sen Rules Comm

```
SB-2235
             RAUSCHENBERGER - MAITLAND - TROTTER.
  305 ILCS 20/1
                                     from Ch. 111 2/3, par. 1401
  305 ILCS 20/2
                                     from Ch. 111 2/3, par. 1402
  305 ILCS 20/4
                                     from Ch. 111 2/3, par. 1404
  305 ILCS 20/5
                                     from Ch. 111 2/3, par. 1405
  305 ILCS 20/6
                                     from Ch. 111 2/3, par. 1406
  305 ILCS 20/7
                                     from Ch. 111 2/3, par. 1407
  305 ILCS 20/8
                                     from Ch. 111 2/3, par. 1408
  305 ILCS 20/13
  305 ILCS 20/7.1 rep.
  305 ILCS 20/9 rep.
  305 ILCS 20/12 rep.
  305 ILCS 20/14 rep.
   20 ILCS 687/6-5
  220 ILCS 5/8-207
                                     from Ch. 111 2/3, par. 8-207
  220 ILCS 5/16-108
  220 ILCS 5/16-111
```

Amends the Energy Assistance Act of 1989. Repeals Sections concerning the recycled cellulose insulation plan, interagency agreements, aid to families with dependent children, and the Energy Assistance Program Design Group. Changes the short title of the Act to the "Energy Assistance Act". Authorizes the Department of Commerce and Community Affairs to promote (instead of "ensure") the availability and affordability of heating and electric costs to low income citizens. Removes the requirement that the Department have an energy assistance program in operation by November 1, 1989. Changes the membership and duties of the Low Income Energy Assistance Policy Advisory Council. Provides that 1/3 of the funds for the energy assistance program go to benefits to be made available to the households with the lowest incomes (instead of those that are eligible for public assistance). Provides that assistance levels be adjusted annually on the basis of energy costs as well as funding availability. Provides that certain households are offered a priority application period (instead of a one-month application period). Provides that the Department may provide additional benefits to certain applicants. Provides that the weatherization plan must include an evaluation of results from the weatherization program every third year (instead of annually). Provides that the Department of Natural Resources submit reports on September 30 biennially, beginning in 2003 (instead of March 15 of each year beginning in 1991). Provides report procedures and requirements for the Department of Natural Resources. Removes requirement, for determining which customers will participate in the weatherization component of the Energy Assistance Fund. Removes the provision that if, as of June 30, 2007 (instead of June 30, 2002), the Energy Assistance Program has not been replaced by a new program, which is in operation, then the General Assembly may (instead of "shall") review the program. Provides that, in its use of federal funds, the Department may not cause a disproportionate share of those funds to benefit customers of systems that do not assess the Energy Assistance Charge. Revises cross-references to the new short title. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds 2 members to the Low Income Energy Assistance Policy Advisory Council. NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor MAITLAND

S Referred to Sen Rules Comm

```
02-02-22 S Added as Chief Co-sponsor TROTTER
02-02-27 S Assigned to Environment & Energy
02-03-06 S Amendment No.01 ENVIR. & ENE. S Adopted
Recmnded do pass as amend 007-000-000
02-03-07 S Second Reading
02-03-07 S Placed Calndr,3rd Reading
Placed Calndr,3rd Reading
```

SB-2236 BOMKE.

720 ILCS 5/9-3

from Ch. 38, par. 9-3

Amends the Criminal Code of 1961. Provides that involuntary manslaughter is committed when a person unintentionally kills an individual without lawful justification and the acts that cause the death, whether lawful or unlawful, are committed by a pedestrian on a public roadway, are such as are likely to cause death or great bodily harm to some individual, and are performed in a reckless manner.

NOTE(S) THAT MAY APPLY: Correctional

02-02-07 S First reading

Referred to Sen Rules Comm

		•
SB-2237	LINK.	
10 ILC	S 5/7-19	from Ch. 46, par. 7-19
10 ILC	S 5/7-46	from Ch. 46, par. 7-46
10 ILC	S 5/7-47	from Ch. 46, par. 7-47
10 ILC	S 5/7-49	from Ch. 46, par. 7-49
10 ILC	S 5/7-52	from Ch. 46, par. 7-52
10 ILC	S 5/7-53	from Ch. 46, par. 7-53
10 ILC	S 5/7-54	from Ch. 46, par. 7-54
10 ILC	S <i>5/7-55</i>	from Ch. 46, par. 7-55
	S 5/7-66	
	S 5/15-6	
	S 5/16-11	
	S 5/17-43	
	S 5/18-40	
	S 5/19-15	
	S 5/20-15	
	S 5/24A-2	from Ch. 46, par. 24A-2
	S 5/24A-6.1	from Ch. 46, par. 24A-6.1
	S 5/24A-7	from Ch. 46, par. 24A-7
	S 5/24A-8	from Ch. 46, par. 24A-8
	S 5/24A-9	from Ch. 46, par. 24A-9
	S 5/24A-10.1	from Ch. 46, par. 24A-10.1
	S 5/24A-14	from Ch. 46, par. 24A-14
	S 5/24B-2	
	S 5/24B-10.1	
10 IFC	S 5/24B-14	

Amends the Election Code. Authorizes election authorities to develop and implement procedures to fully utilize electronic voting systems. Provides election authorities using in-precinct counting equipment in which the voter inserts the ballot card with alternate procedures depending upon whether the equipment returns a defective ballot to the voter. Effective immediately.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2238 RONEN.

New Act

Creates the Transportation Resources for Innovative Projects Law. Contains findings and statements of purpose. Creates the Illinois Coordinating Committee on Transportation Law. Creates the Illinois Coordinating Committee on Transportation to foster the coordination of public and private transportation services and establishes its membership, duties, and powers. Provides that the Governor or his or her designee shall serve as chairperson, and that the Secretary of Transportation and Secretary of Human Services, or their designees, shall serve as vice-chairpersons and be responsible for staff support for the Committee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

917 SB-2239

SB-2239 OBAMA.

New Act

Creates the Illinois Ex-Offenders Employment Stabilization Act. Provides that the Department of Employment Security shall establish a grant program titled the Illinois Ex-Offenders Employment Stabilization Program. The program applies to local governments where the number of residents under State community correctional supervision is 10,000 or more and with a recidivism rate of 25% or more. Provides that the Governor shall appoint an Ex-Offenders Employment Stabilization Program Advisory Board, which shall prepare and recommend rules for the program, determine criteria and procedures for grant awards, review grant applications, and make recommendations to the Department concerning grant awards. Provides requirements for grant proposals. Provides that funds may be appropriated to the Department to pay its costs of administering the program. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2240 OBAMA.

305 ILCS 20/13

Amends the Energy Assistance Act of 1989. Directs the State Comptroller and State Treasurer to transfer \$10,300,000 from the General Revenue Fund to the Supplemental Low-Income Energy Assistance Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2241 SYVERSON – MUNOZ – SMITH – OBAMA – SHADID, DEL VALLE, SILVERSTEIN, HALVORSON, HENDON, RONEN AND LIGHTFORD.

210 ILCS 85/8

from Ch. 111 1/2, par. 149

Amends the Hospital Licensing Act, Makes a technical change in a Section concerning review of architectural plans.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Hospital Licensing Act. Provides that the fees for review of architectural plans do not apply to construction projects related to homeland security. Provides that disproportionate share hospitals and rural hospitals shall only pay one-half of the fees required for review of architectural plans. Effective immediately.

02-02-07	S	First reading	Referred to Sen 1	Rules Comi	n
02-02-27	S	_	Assigned to Pub	lic Health &	z Welfare
02-03-05	S	Amendment No.01	PUB HEALTH	S	Adopted
	S		Recmnded do pa	ss as amen	000-000-800 t
	S	Placed Calndr, Second Rdg			
	S	Added As A Co-sponsor DE	L VALLE		
02-03-06	S	Added as Chief Co-sponsor l	RONEN		
	S	Added as Chief Co-sponsor	MUNOZ		
	S	Added as Chief Co-sponsor	SMITH		
		Added as Chief Co-sponsor	OBAMA		
		Sponsor Removed RONEN			
		Added as Chief Co-sponsor			
		Added As A Co-sponsor SIL			
		Added As A Co-sponsor HA			
		Added As A Co-sponsor HE			
		Added As A Co-sponsor RO			
02-03-07	S	Added As A Co-sponsor LIC	HTFORD		
242 W	/ Δ Ι	SHT			

SB-2242 WALSH,T.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2243 WALSH,T.

525 ILCS 33/20

Amends the Illinois Open Land Trust Act. Makes a technical change in a Section concerning the Illinois Open Land Trust Program.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	Ü	Assigned to Agriculture & Conservation
02-02-27	S		Postponed
02-03-06	S		Recommended do pass 010-000-000
	0	21 10 1 10	D.1

S Placed Calndr, Second Rdg

SB-2244 WALSH.T.

625 JLCS 5/1-100

from Ch. 95 1/2, par. 1-100

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2245 WALSH,T.

215 ILCS 5/368a

Amends the Illinois Insurance Code in relation to the timely payment of claims for health care services. Provides that independent practice associations and physician-hospital organizations shall make periodic payments after an insured or enrollee has selected a health care professional or health care facility rather than begin making payments within 60 days after the selection is made.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Insurance & Pensions
02-03-05 S Placed Calndr, Second Rdg
02-03-06 S Second Reading
S Placed Calndr, 3rd Reading

SB-2246 PARKER.

New Act	
320 ILCS 10/1.5	from Ch. 23, par. 6201.5
320 ILCS 10/2	from Ch. 23, par. 6202
320 ILCS 10/3	from Ch. 23, par. 6203
320 ILCS 10/4	from Ch. 23, par. 6204
320 ILCS 10/5	from Ch. 23, par. 6205
320 ILCS 10/6	from Ch. 23, par. 6206
320 ILCS 10/8	from Ch. 23, par. 6208
320 ILCS 10/11	from Ch. 23, par. 6211
320 ILCS 10/12	from Ch. 23, par. 6212
320 ILCS 10/7 rep.	· •
320 ILCS 10/9 rep.	
320 U.CS 10/10 rep	

Creates the Family Caregiver Act, to be administered by the Department on Aging, for the purpose of encouraging family members to provide care for their elderly family members. Requires the Department to contract with area agencies on aging and other appropriate agencies to provide family caregiver support services to the extent of available funding. Provides that the services include counseling, training, and respite care. Also authorizes caregiver support services for grandparents who are primary caregivers for their grandchildren. Amends the Respite Program Act. Deletes references to abused adults and to functionally disabled or cognitively impaired adults (so that the Act applies to "frail or disabled" adults). Defines a "frail or disabled adult" as a person age 60 (instead of 55) or older and who either (i) suffers from Alzheimer's disease or a related disorder or (ii) is unable to attend to his or her daily needs without assistance or regular supervision. Deletes references to the Council on Aging. Makes other changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2247 MADIGAN,L.

225 ILCS 450/0.01

from Ch. 111, par. 5500.01

Amends the Illinois Public Accounting Act. Makes technical changes in a Section concerning the short title.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2248 CRONIN.

105 ILCS 5/27A-4

Amends the School Code. Makes a technical change in a Section concerning charter schools.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2249 LAUZEN.

820 ILCS 405/201

from Ch. 48, par. 311

Amends the Unemployment Insurance Act. Makes a technical change to a Section concerning the definitions of "Director" and "Department".

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Commerce & Industry 02-02-28 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

SB-2250 LAUZEN.

820 ILCS 305/15

from Ch. 48, par. 138.15

Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the Industrial Commission's annual report to the Governor.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Commerce & Industry 02-02-28 S Recommended do pass 009-000-000 S Placed Calndr, Second Rdg

SB-2251 ROSKAM - PHILIP.

105 ILCS 5/21-5c

Amends the School Code. Makes a technical change in a Section concerning alternative teacher certification.

02-02-07 S First reading S Added as Chief Co-sponsor PHILIP Referred to Sen Rules Comm 02-02-20 S Assigned to Education 02-02-27 S Postponed Held in Committee 02-03-06 S Committee Education 02-03-08 S Refer to Rules/Rul 3-9(a)

PETERSON. SB-2252

35 ILCS 5/304

from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning allocation of the business income of persons other than residents.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Revenue 02-02-28 S Postponed 02-03-07 S Recommended do pass 006-000-004 S Placed Calndr, Second Rdg

PHILIP. SB-2253

40 ILCS 5/14-101

from Ch. 108 1/2, par. 14-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning State employees.

PENSION NOTE (Pension Laws Commission)

SB 2253 has no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Insurance & Pensions 02-02-22 S Pension Note Filed 02-02-26 S Recommended do pass 007-000-000 S Placed Calndr, Second Rdg 02-02-28 S Second Reading S Placed Calndr, 3rd Reading

SB-2254 WALSH, T - NOLAND.

215 ILCS 134/100

Amends the Managed Care Reform and Patient Rights Act. Makes technical changes in a Section concerning waiver of rights.

02-02-07 S First reading S Added as Chief Co-sponsor NOLAND

S Referred to Sen Rules Comm

02-02-20 S Assigned to Insurance & Pensions

205 ILCS 5/5f new 205 ILCS 105/7-4.5 new

02-03-05 S	Recommended do pass 007-000-000
S Placed Calndr, Second Rd	g
SB-2255 WEAVER.	
	Ch. 120, par. 1-101
	lakes technical changes in a Section concern-
ing the short title.	Referred to Sen Rules Comm
02-02-07 S First reading 02-02-20 S	Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Calndr, Second Rd	g
SB-2256 PETERSON.	
	Ch. 120, par. 453
	x Act. Makes technical changes in a Section
concerning the short title.	Defended to Son Bules Comm
02-02-07 S First reading 02-02-20 S	Referred to Sen Rules Comm Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Calndr, Second Ro	lg
SB-2257 PETERSON.	
	Ch. 120, par. 439.1
	ical changes in a Section concerning the short
title.	Referred to Sen Rules Comm
02-02-07 S First reading 02-02-20 S	Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Caindr, Second Ro	lg
SB-2258 PHILIP.	
35 ILCS 200/1-155	
	es a technical change in a Section concerning
the definition of "year". 02-02-07 S First reading	Referred to Sen Rules Comm
02-02-07 S First reading	Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Calndr, Second Re	dg
SB-2259 WEAVER.	
	Ch. 85, par. 616
	et. Makes a technical change in a Section con-
cerning the Personal Property Tax Repla 02-02-07 S First reading	Referred to Sen Rules Comm
02-02-07 S This reading	Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Calndr, Second R	dg
SB-2260 WEAVER.	G1 100 0 001
	Ch. 120, par. 2-201
	Makes a technical change in a Section concern-
ing the imposition of a tax on income. 02-02-07 S First reading	Referred to Sen Rules Comm
02-02-07 S Phist reading	Assigned to Revenue
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 006-000-004
S Placed Calndr, Second R	aŘ
SB-2261 PHILIP.	

```
205 ILCS 205/9003.5 new
205 ILCS 305/46.5 new
205 ILCS 405/19.3 from Ch. 17, par. 4838
205 ILCS 510/2 from Ch. 17, par. 4652
205 ILCS 616/50
205 ILCS 635/4-2.5 new
205 ILCS 657/10.5 new
205 ILCS 670/15 from Ch. 17, par. 5415
```

Amends the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, the Savings Bank Act, the Illinois Credit Union Act, the Residential Mortgage License Act of 1987, and the Transmitters of Moneys Act to add a Section relating to permissible fees and charges to each of those Acts. Provides only a Section caption. Amends the Currency Exchange Act, the Pawnbroker Regulation Act, the Electronic Fund Transfer Act, and the Consumer Installment Loan Act. Changes the caption to Sections relating to fees and charges.

02-02-07 S	First reading	Referred to Sen Rules Comm
02-02-20 S	-	Assigned to Financial Institutions
02-02-28 S		Recommended do pass 007-001-000
S	Placed Calndr, Second Rdg	•
02-03-06 S	Second Reading	
S	Placed Calndr,3rd Reading	

SB-2262 PHILIP.

205 ILCS 675/5 from Ch. 17, par. 7005 205 ILCS 675/6 from Ch. 17, par. 7006

Amends the Illinois Financial Services Development Act. Provides captions to Sections relating to interest and fees that may be charged.

```
02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Financial Institutions
02-02-28 S Recommended do pass 007-001-000
S Placed Calndr, Second Rdg
02-03-06 S Second Reading
S Placed Calndr, 3rd Reading
```

SB-2263 DILLARD.

65 ILCS 5/3.1-10-5 from Ch. 24, par. 3.1-10-5

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning qualifications for elected office.

```
        02-02-07
        S
        First reading
        Referred to Sen Rules Comm

        02-02-20
        S
        Assigned to Local Government

        02-02-26
        S
        Recommended do pass 009-000-000

        02-02-27
        S
        Second Reading

        02-03-07
        S
        Filed with Secretary

        S
        Amendment No.01
        DILLARD

        S
        Amendment referred to SRUL

        Calendar Order of 3rd Rdg 02-03-20
```

SB-2264 DILLARD.

65 ILCS 5/1-1-2.1 from Ch. 24, par. 1-1-2.1

Amends the Illinois Municipal Code. Makes technical changes in a Section concerning the president of a village or incorporated town.

02-02-07 S	First reading	Referred to Sen Rules Comm
02-02-20 S	8	Assigned to Local Government
02-02-26 S		Recommended do pass 009-000-000
S	Placed Calndr, Second Rdg	•
02-02-27 S	Second Reading	
S	Placed Calndr, 3rd Reading	

SB-2265 DILLARD.

55 ILCS 5/5-1005 from Ch. 34, par. 5-1005

Amends the Counties Code. Makes a technical change in the Section concerning powers of counties.

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20	S	Assigned to Local Government
02-02-26	S	Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg
02-02-27	S	Second Reading
	S	Placed Calndr, 3rd Reading
02-03-07	S	Filed with Secretary
	S	Amendment No.01 DILLARD
	S	Amendment referred to SRUL
	S	Calendar Order of 3rd Rdg 02-02-28

SB-2266 DILLARD.

55 ILCS 5/1-1002

from Ch. 34, par. 1-1002

Amends the Counties Code. Makes technical changes in a Section concerning boundaries.

02-02-07	First reading	Referred to Sen Rules Comm
02-02-20	S	Assigned to Local Government
02-02-26	5	Recommended do pass 009-000-000
5	Placed Calndr, Second Rdg	
02-02-27	S Second Reading	
5	Placed Calndr, 3rd Reading	

SB-2267 DILLARD.

10 ILCS 5/1-1

from Ch. 46, par. 1-1

Amends the Election Code. Makes a technical change in a Section concerning the short title.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Local Government
02-02-26	S		Recommended do pass 009-000-000
	S	Placed Calndr, Second Rdg	·
02-02-27	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

SB-2268 KARPIEL.

70 ILCS 5/3.2

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

Amends the Airport Authorities Act. Makes a technical change in a Section concerning appointments of commissioners.

SENATE AMENDMENT NO. 1.

```
Deletes reference to:
70 ILCS 5/3.2
Adds reference to:
50 ILCS 105/1 from Ch. 102, par. 1
55 ILCS 5/5-1014.5
70 ILCS 5/3.1 from Ch. 15 1/2, par. 68.3a
70 ILCS 5/5 from Ch. 15 1/2, par. 68.5
70 ILCS 5/13 from Ch. 15 1/2, par. 68.13
```

Deletes everything. Amends the Public Officer Prohibited Activities Act. Provides that a member of the county board or the county board chairman is not precluded from being selected or serving as a member of the Metropolitan Airport Authority Board of Commissioners. Amends the Counties Code. Provides that if the county board chairman serves as a commissioner of the Metropolitan Airport Authority, then the chairman shall not have the power to veto or reduce any line item in the Authority's appropriation ordinance. Amends the Airport Authorities Act. Provides that the county board chairman may appoint himself or herself to serve without compensation as a commissioner of a Metropolitan Airport Authority. Provides that if the county board chairman serves as a commissioner of the Metropolitan Airport Authority, then the chairman shall not have the power to veto or reduce any line item in the Authority's appropriation ordinance.

02-02-07	5	First reading	Referred to Ser	ı Kul	es Comm
02-02-20	S		Assigned to Ex	ecuti	ve
02-02-28	S		Postponed		
02-03-06	S	Amendment No.01	EXECUTIVE	S	Adopted
02-03-07	S		Recmnded do p	oass a	as amend 010-001-000
	S	Placed Calndr, Second Rdg			

SB-2269 PETKA.

730 ILCS 5/3-14-3

from Ch. 38, par. 1003-14-3

Amends the Unified Code of Corrections. Makes a technical change in a Section relating to parole services.

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Judiciary 02-02-27 S Postponed

02-03-06 S Recommended do pass 011-000-000

S Placed Calndr, Second Rdg

SB-2270 ROSKAM.

735 ILCS 5/1-105

from Ch. 110, par. 1-105

Amends the Code of Civil Procedure. Makes technical changes in a Section concerning enforcement of the Code.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2271 PETKA.

720 ILCS 5/3-1

from Ch. 38, par. 3-1

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning presumption of innocence and proof of guilt.

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Judiciary

02-02-27 S Postponed

02-03-06 S Recommended do pass 011-000-000

S Placed Calndr, Second Rdg

PHILIP. SB-2272

105 ILCS 230/5-55

Amends the School Construction Law. Makes technical changes in a Section concerning promulgating rules.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Executive

02-02-28 S Postponed

02-03-07 S Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2273 WEAVER - RAUSCHENBERGER.

30 ILCS 330/5

from Ch. 127, par. 655

Amends the General Obligation Bond Act. Reduces the authorization for school construction bonds by \$1. Effective on July 1, 2002.

STATE DEBT NOTE (Economic and Fiscal Commission)

SB 2273 would reduce School Construction bonds under the

General Obligation Bond Act by \$ 1.

02-02-07 S First reading S Added as Chief Co-sponsor RAUSCHENBERGER

Referred to Sen Rules Comm Assigned to Appropriations 02-02-20 S

State Debt Note Filed 02-03-04 S

Recommended do pass 008-000-004 02-03-06 S

S Placed Calndr, Second Rdg 02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

WEAVER - RAUSCHENBERGER. SB-2274

30 ILCS 330/2

from Ch. 127, par. 652

Amends the General Obligation Bond Act by reducing by \$1 the total amount of General Obligation Bonds authorized under this Act. Effective July 1, 2002.

STATE DEBT NOTE (Economic and Fiscal Commission)

SB 2274 would reduce General Obligation Bond authorization

by \$ 1.

02-02-07 S First reading

S Added as Chief Co-sponsor RAUSCHENBERGER

Referred to Sen Rules Comm Assigned to Appropriations 02-02-20 S

State Debt Note Filed 02-03-04 S

```
Recommended do pass 008-000-004
      02-03-06 S
               S Placed Calndr, Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr, 3rd Reading
            WEAVER - RAUSCHENBERGER.
SB-2275
   30 ILCS 330/2
                                   from Ch. 127, par. 652
  Amends the General Obligation Bond Act by reducing by $1 the total amount of
General Obligation Bonds authorized under this Act. Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2275 would reduce General Obligation Bond authorization
      by $ 1.
      02-02-07 S First reading
               S
                 Added as Chief Co-sponsor RAUSCHENBERGER
                                            Referred to Sen Rules Comm
               S
                                            Assigned to Appropriations
      02-02-20
               S
                                            State Debt Note Filed
      02-03-04
      02-03-06
                                            Recommended do pass 008-000-004
               S Placed Calndr, Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr.3rd Reading
             WEAVER - RAUSCHENBERGER.
SB-2276
                                   from Ch. 127, par. 652
   30 ILCS 330/2
  Amends the General Obligation Bond Act by reducing by $1 the total amount of
General Obligation Bonds authorized under this Act. Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2276 would reduce General Obligation Bond authorization
      by $ 1.
      02-02-07 S First reading
               S
                  Added as Chief Co-sponsor RAUSCHENBERGER
                                            Referred to Sen Rules Comm
      02-02-20 S
                                            Assigned to Appropriations
      02-03-04 S
                                            State Debt Note Filed
      02-03-06 S
                                            Recommended do pass 008-000-004
               S Placed Caindr. Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr, 3rd Reading
SB-2277
             WEAVER - RAUSCHENBERGER.
   30 ILCS 330/2
                                   from Ch. 127, par. 652
  Amends the General Obligation Bond Act by reducing by $1 the total amount of
General Obligation Bonds authorized under this Act. Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2277 would reduce General Obligation Bond authorization
      by $ 1.
      02-02-07 S First reading
                S
                 Added as Chief Co-sponsor RAUSCHENBERGER
                S
                                            Referred to Sen Rules Comm
      02-02-20 S
                                            Assigned to Appropriations
      02-03-04 S
                                            State Debt Note Filed
      02-03-06 S
                                            Recommended do pass 008-000-004
               S Placed Calndr, Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr,3rd Reading
SB-2278
             WEAVER - RAUSCHENBERGER.
   30 ILCS 330/2
                                    from Ch. 127, par. 652
  Amends the General Obligation Bond Act by reducing by $1 the total amount of
General Obligation Bonds authorized under this Act. Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2278 would reduce General Obligation Bond authorization
      by $ 1.
      02-02-07 S First reading
               S
                 Added as Chief Co-sponsor RAUSCHENBERGER
               S
                                            Referred to Sen Rules Comm
      02-02-20 S
                                             Assigned to Appropriations
```

```
02-03-04 S
                                            State Debt Note Filed
                                            Recommended do pass 008-000-004
      02-03-06 S
               S Placed Calndr.Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr, 3rd Reading
            WEAVER - RAUSCHENBERGER.
SB-2279
   30 ILCS 425/2
                                   from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2279 would reduce Build Illinois Bond authorization
      by $ 1.
      02-02-07
               S First reading
               S Added as Chief Co-sponsor RAUSCHENBERGER
                                            Referred to Sen Rules Comm
               S
      02-02-20 S
                                            Assigned to Appropriations
      02-03-04 S
                                            State Debt Note Filed
      02-03-06 S
                                            Recommended do pass 008-000-004
               S Placed Calndr, Second Rdg
      02-03-07 S Second Reading
               S Placed Caindr, 3rd Reading
SB-2280
            WEAVER - RAUSCHENBERGER.
   30 ILCS 425/2
                                   from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2280 would reduce Build Illinois Bond authorization
      by $ 1.
      02-02-07 S First reading
                 Added as Chief Co-sponsor RAUSCHENBERGER
               S
                                            Referred to Sen Rules Comm
      02-02-20 S
                                            Assigned to Appropriations
      02-03-04 S
                                            State Debt Note Filed
                                            Recommended do pass 008-000-004
      02-03-06 S
               S Placed Caindr, Second Rdg
      02-03-07 S
                  Second Reading
               S Placed Calndr,3rd Reading
SB-2281
            WEAVER - RAUSCHENBERGER.
   30 ILCS 425/2
                                    from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2281 would reduce Build Illinois Bond authorization
      by $ 1.
      02-02-07 S First reading
               S Added as Chief Co-sponsor RAUSCHENBERGER
                                            Referred to Sen Rules Comm
      02-02-20 S
                                            Assigned to Appropriations
      02-03-04 S
                                            State Debt Note Filed
      02-03-06
               S
                                            Recommended do pass 008-000-004
               S Placed Caindr, Second Rdg
      02-03-07 S Second Reading
               S Placed Calndr, 3rd Reading
             WEAVER - RAUSCHENBERGER.
SB-2282
   30 ILCS 425/2
                                    from Ch. 127, par. 2802
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective July 1, 2002.
      STATE DEBT NOTE (Economic and Fiscal Commission)
      SB 2282 would reduce Build Illinois Bond authorization
      by $1.
      02-02-07 S First reading
```

S Added as Chief Co-sponsor RAUSCHENBERGER

Referred to Sen Rules Comm

S

```
Assigned to Appropriations
      02-02-20 S
                                              State Debt Note Filed
      02-03-04 S
      02-03-06 S
                                              Recommended do pass 008-000-004
                S
                  Placed Calndr, Second Rdg
      02-03-07
                S
                   Second Reading
                S Placed Calndr,3rd Reading
             WEAVER - RAUSCHENBERGER.
SB-2283
                                     from Ch. 127, par. 2802
   30 ILCS 425/2
  Amends the Build Illinois Bond Act to decrease the authorization for bonds by $1.
Effective July 1, 2002.
      STATÉ DEBT NOTE (Economic and Fiscal Commission)
      SB 2283 would reduce Build Illinois Bond authorization
      by $ 1.
      02-02-07
                S First reading
                S Added as Chief Co-sponsor RAUSCHENBERGER
                                              Referred to Sen Rules Comm
      02-02-20 S
                                              Assigned to Appropriations
                                              State Debt Note Filed
      02-03-04 S
                                              Recommended do pass 008-000-004
      02-03-06 S
                S Placed Calndr, Second Rdg
                S Second Reading
      02-03-07
                S Placed Calndr,3rd Reading
             DILLARD - HAWKINSON - PHILIP.
SB-2284
  225 ILCS 460/16.5 new
                                     from Ch. 38, par. 83-8
  430 ILCS 65/8
                                     from Ch. 38, par. 9-1
  720 ILCS 5/9-1
                                     from Ch. 38, par. 14-3
  720 ILCS 5/14-3
                                     from Ch. 38, par. 29B-1
  720 ILCS 5/29B-1
  720 ILCS 5/Article 29D heading new
  720 ILCS 5/29D-5 new
  720 ILCS 5/29D-10 new
  720 ILCS 5/29D-15 new
  720 ILCS 5/29D-20 new
  720 ILCS 5/29D-25 new
  720 ILCS 5/29D-30 new
  720 ILCS 5/29D-35 new
  720 ILCS 5/29D-40 new
  720 ILCS 5/29D-45 new
  720 ILCS 5/29D-60 new
  720 ILCS 5/29D-65 new
  720 ILCS 5/29D-70 new
  720 ILCS 545/7
                                     from Ch. 38, par. 84-7
  725 ILCS 5/108-4
                                     from Ch. 38, par. 108-4
  725 ILCS 5/108A-6
                                     from Ch. 38, par. 108A-6
  725 ILCS 5/108B-1
                                     from Ch. 38, par. 108B-1
  725 ILCS 5/108B-2
                                     from Ch. 38, par. 108B-2
  725 ILCS 5/108B-3
                                     from Ch. 38, par. 108B-3
  725 ILCS 5/108B-4
                                     from Ch. 38, par. 108B-4
   25 ILCS 5/108B-5
                                     from Ch. 38, par. 108B-5
    5 ILCS 5/108B-7
                                     from Ch. 38, par. 108B-7
      ILCS 5/108B-7.5 new
       LCS 5/108B-8
                                     from Ch. 38, par. 108B-8
       LCS 5/108B-9
                                     from Ch. 38, par. 108B-9
       LCS 5/108B-10
                                     from Ch. 38, par. 108B-10
       LCS 5/108B-11
                                     from Ch. 38, par. 108B-11
      .LCS 5/108B-12
                                     from Ch. 38, par. 108B-12
                                     from Ch. 38, par. 108B-14
     , ILCS 5/108B-14
   45 ILCS 215/2
                                     from Ch. 38, par. 1702
  125 ILCS 215/3
                                     from Ch. 38, par. 1703
  725 ILCS 215/4
                                     from Ch. 38, par. 1704
  725 ILCS 215/10
                                     from Ch. 38, par. 1710
  730 ILCS 5/3-6-3
                                     from Ch. 38, par. 1003-6-3
                                     from Ch. 38, par. 1005-4-3
  730 ILCS 5/5-4-3
  760 ILCS 55/16.5 new
  720 ILCS 5/Article 29C rep.
```

Amends the Solicitation for Charity Act and the Charitable Trust Act. Provides for the forfeiture to the State of Illinois of charitable assets used directly or indirectly to 927 SB-2284--Cont.

further terrorist acts. Amends the Firearm Owners Identification Card Act, Provides for the denial of a Firearm Owner's Identification Card to aliens who have been admitted to the U.S. under a non-immigrant visa with certain exceptions. Amends the Criminal Code of 1961. Provides for the imposition of the death penalty if the murder was committed as a result of or in connection with the offense of terrorism. Provides that money laundering also includes financial transactions that do not involve criminally derived funds but in which the funds are used to conduct or facilitate specified unlawful activity. Permits the State's Attorney, until January 1, 2005, to approve eavesdropping by law enforcement officers who are parties to conversations involving investigations of certain terrorism offenses. Creates the offenses of soliciting material support for terrorism, providing material support for terrorist acts, making a terrorist threat, falsely making a terrorist threat, terrorism, and hindering prosecution of terrorism. Provides for the forfeiture of assets used or about to be used in committing any of these terrorist crimes. Provides for restitution. Amends the Code of Criminal Procedure of 1963 to permit a court, until January 1, 2005, to issue a search warrant upon sworn oral statements made by telephone or fax if the criminal act relates to terrorism. Amends the Unified Code of Corrections. Provides that a person who is serving a term of imprisonment for the offense of terrorism shall receive no good conduct credit and shall serve the entire sentence imposed by the court. Provides that DNA specimens shall be taken of persons convicted of the terrorism offenses. Amends the Statewide Grand Jury Act. Provides that a Statewide Grand Jury may be convened to investigate and return indictments for violating these new terrorism offenses. Amends the Boarding Aircraft With Weapon Act. Changes the penalty for a violation of the Act from a Class A misdemeanor to a Class 4 felony. Repeals the International Terrorism Article of the Criminal Code of 1961. Effective immediately. NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
02-02-07 S First reading
         S Added as Chief Co-sponsor HAWKINSON
         S Added as Chief Co-sponsor PHILIP
                                      Referred to Sen Rules Comm
02-02-20 S
                                      Assigned to Judiciary
02-02-27 S
                                      Postponed
         S
                                      Committee Judiciary
02-03-08 S
```

SB-2285 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

Refer to Rules/Rul 3-9(a)

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	•

SB-2286 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S First reading	Referred to Sen Rules Comm
02-02-20	S	Assigned to Executive
02-02-28	S	Postponed
02-03-07	S	Recommended do pass 008-000-005
	S. Placed Calndr Second Rdg	•

SB-2287 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	-	Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	·

SB-2288 RAUSCHENBERGER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Executive
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 008-000-005
	•

S Placed Calndr, Second Rdg

SB-2289 WEAVER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07 S	First reading	Referred to Sen Rules Comm
02-02-20 S		Assigned to Executive
02-02-28 S		Postponed
02-03-07 S		Recommended do pass 008-000-005
S	Placed Calndr, Second Rdg	•

SB-2290 WEAVER.

New Act

Creates the FY2003 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2003 budget recommendations.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	•

WEAVER.

230 ILCS 5/1

SB-2291

from Ch. 8, par. 37-1

Amends the Horse Racing Act of 1975. Makes technical changes in a Section concerning the short title.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Caindr, Second Rdg	.,

SB-2292 WEAVER.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Referred to Sen Rules Comm
Assigned to Executive
Postponed
Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2293 RAUSCHENBERGER.

30 ILCS 500/1-5

Amends the Illinois Procurement Code by making a technical change to the policy Section.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive

02-02-28 S Postponed
02-03-07 S Recommended do pass 008-000-005
S Placed Calndr.Second Rdg

SB-2294 KLEMM.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

SENATE AMENDMENT NO. 1.

Deletes reference to:
735 ILCS 5/7-103.1
Adds reference to:
735 ILCS 5/7-103
from Ch. 110, par. 7-103
735 ILCS 5/7-103.97 new

Deletes everything. Amends the Code of Civil Procedure. Provides that a unit of local government that proposes to acquire property by using "quick-take" eminent domain powers must comply with certain procedures that include the following: (1) giving notice of the intent to acquire the property; (2) holding at least one public hearing on the question of the acquisition of the property; (3) adoption of a resolution to request legislative authorization to acquire the property by "quick-take"; (4) submission of an affidavit and other information to the Chairmen and Minority Spokespersons of the appropriate Senate and House Committees; and (5) making the affidavit and supporting information available to any person upon request for inspection and copying. Grants "quick-take" eminent domain powers to the village of Baylis for 12 months for the acquisition of certain property in Pike County for the purpose of constructing a sewer project. Effective immediately.

02-02-07 S	First reading	Referred to Sen Rules Com	ım
02-02-20 S		Assigned to Executive	
02-02-28 S		Postponed	
02-03-06 S	Amendment No.01	EXECUTIVE S	Adopted
02-03-07 S		Recmnded do pass as amen	d 010-000-000
S	Placed Calndr, Second Rdg		

SB-2295 RAUSCHENBERGER.

30 ILCS 105/1.1 from Ch. 127, par. 137.1

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

02-02-07	S First reading	Referred to Sen Rules Comm
02-02-20	S	Assigned to Executive
02-02-28	S	Postponed
02-03-07	S	Recommended do pass 008-000-005
	S Placed Calndr, Second Rdg	

SB-2296 WEAVER.

30 ILCS 105/1.1 from Ch. 127, par. 137.1

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Caladr Second Rdg	

SB-2297 WEAVER.

30 ILCS 105/1.1 from Ch. 127, par. 137.1

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

02-02-07 S First reading	Referred to Sen Rules Comm
02-02-20 S	Assigned to Executive
02-02-28 S	Postponed
02-03-07 S	Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2298 930

SR-2298 RAUSCHENBERGER.

5 ILCS 100/5-90

from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Executive
02-02-28 S Postponed

02-03-07 S Recommended do pass 008-000-005

S Placed Caindr, Second Rdg

SB-2299 WEAVER.

20 ILCS 405/405-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Central Management Services.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Executive
02-02-28 S Postponed
02-03-07 S Recommended do pass 008-000-005
S Placed Calndr, Second Rdg

SB-2300 PHILIP.

25 ILCS 125/1

from Ch. 63, par. 221

Amends the Space Needs Act. Adds a caption to the short title Section.

 02-02-07
 \$ First reading
 Referred to Sen Rules Comm

 02-02-20
 \$
 Assigned to Executive

 02-02-28
 \$
 Postponed

 02-03-07
 \$
 Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

SB-2301 PHILIP.

15 ILCS 505/1

from Ch. 130, par. I

Amends the State Treasurer Act. Makes a grammatical change in the Section regarding bond.

SENATE AMENDMENT NO. 1.

Deletes reference to: 15 ILCS 505/1 Adds reference to: New Act

Deletes everything. Creates the Banking Development District Act. Provides for a system of tax abatements for real property used for banks located within banking development zones. Provides that the Treasurer, in consultation with the Office of Banks and Real Estate, must promulgate rules setting forth the criteria for the establishment of banking development districts. Provides procedures by which local governments, in conjunction with banks, can establish banking development zones. Provides procedures for calculating and applying for tax abatements. Effective immediately.

 02-02-07
 S
 First reading
 Referred to Sen Rules Comm

 02-02-20
 S
 Assigned to Executive

 02-02-28
 S
 Postponed

 02-03-06
 S
 Amendment No.01
 EXECUTIVE S
 Adopted

 02-03-07
 S
 Recmnded do pass as amend 013-000-000

 S
 Placed Calndr, Second Rdg

SB-2302 DILLARD.

10 ILCS 5/1-2

from Ch. 46, par. 1-2

Amends the Election Code. Makes technical changes in a Section concerning the continuation of prior laws.

02-02-07 S First reading Referred to Sen Rules Comm
02-02-20 S Assigned to Local Government
02-02-26 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

02-02-27 S Second Reading

S Placed Calndr, 3rd Reading

931 SB-2303

SB-2303 DILLARD - DEL VALLE - PHILIP - KLEMM.

770 ILCS 5/2 new

Amends the Attorneys Lien Act. Provides that the Act does not create a lien, nor has it ever created a lien, in favor of any attorney representing the State of Illinois in certain matters, and provides, in particular, that the Act did not create a lien in favor of the attorneys representing the State of Illinois in the case of People of the State of Illinois v. Philip Morris et al. (Circuit court of Cook County, No. 96-L13146). Effective immediately.

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

```
02-02-07 S First reading
```

S Added as Chief Co-sponsor PHILIP

S Referred to Sen Rules Comm 02-02-20 S Assigned to Executive

02-02-28 S Recommended do pass 010-002-000

S Placed Calndr, Second Rdg

S Chief Co-sponsor Changed to DEL VALLE

S Added as Chief Co-sponsor KLEMM

02-03-06 S Second Reading

S Placed Calndr, 3rd Reading

SB-2304 WEAVER.

New Act

Creates the Tobacco Settlement Act. Contains only a short title provision.

02-02-07 S First reading Referred to Sen Rules Comm 02-02-20 S Assigned to Executive

02-02-28 S Postponed

02-03-07 S Recommended do pass 008-000-005

S Placed Caindr, Second Rdg

SB-2305 RAUSCHENBERGER - PHILIP.

215 ILCS 106/20

Amends the Children's Health Insurance Program Act. Makes technical changes in a Section concerning eligibility for the program.

02-02-07 S First reading

S Added as Chief Co-sponsor PHILIP

S Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare

02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

SB-2306 SYVERSON.

305 ILCS 5/5-6

from Ch. 23, par. 5-6

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning payment under the Medicaid program for obligations incurred but not paid for at the time of a recipient's death.

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Public Health & Welfare

02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

SB-2307 SYVERSON.

305 ILCS 5/1-5

from Ch. 23, par. 1-5

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning construction of the Code.

02-02-07 S First reading Referred to Sen Rules Comm

02-02-20 S Assigned to Public Health & Welfare

02-02-26 S Postponed

02-03-05 S Recommended do pass 008-000-000

S Placed Calndr, Second Rdg

SB-2308 RAUSCHENBERGER - PHILIP.

305 ILCS 5/14-8 from Ch. 23, par. 14-8

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning disbursements to hospitals by the Department of Public Aid.

02-02-07	S	First reading	
	S	Added as Chief Co-sponsor	PHILIP
	S	-	Referred to Sen Rules Comm
02-02-20	S		Assigned to Public Health & Welfare
02-02-26	S		Postponed
02-03-05	S		Recommended do pass 008-000-000
	c	Placed Calndr Second Rdg	*

SB-2309 RAUSCHENBERGER - SYVERSON.

305 ILCS 5/5-1

from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "medical assistance" Article of the Code.

```
02-02-07 S First reading
S Added as Chief Co-sponsor SYVERSON
S Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Postponed
02-03-05 S Recommended do pass 008-000-000
S Placed Calndr,Second Rdg
```

SB-2310 WATSON - DONAHUE.

305 ILCS 5/5-5.4

from Ch. 23, par. 5-5.4

Amends the Illinois Public Aid Code. Makes technical changes in a Section concerning Medicaid payment rates for nursing homes.

```
02-02-07 S First reading
S Added as Chief Co-sponsor DONAHUE
Referred to Sen Rules Comm
02-02-20 S Assigned to Public Health & Welfare
02-02-26 S Placed Calndr, Second Rdg
S Placed Calndr, Second Rdg
```

SB-2311 PHILIP.

New Act

Creates the Attorney Discipline for Nonpayment of Taxes Act. Provides that the Illinois Supreme Court shall direct the Attorney Registration and Disciplinary Commission to impose discipline upon an attorney licensed to practice law in Illinois for failure to file a return, to pay the tax, penalty, or interest shown in a filed return, or to pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Illinois Department of Revenue or any successor agency. The discipline shall be determined by the Attorney Registration and Disciplinary Commission and shall include disbarment in cases warranting it. Effective immediately.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Executive
02-03-07	S		Recommended do pass 010-000-002
	S	Placed Calndr, Second Rdg	•

SB-2312 PHILIP.

20 ILCS 2505/2505-425

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois with respect to the public list of delinquent State taxes. Provides that if a delinquent tax has not been paid 60 days after notice by the Department, the Director shall (now, may) disclose the tax in the list of delinquent taxpayers unless the delinquent taxpayer has not previously had a tax delinquency as described in this Section and (i) the tax liability is the subject to an administrative hearing, administrative review, or judicial review; or (ii) the taxpayer enters into a written agreement with the Department for payment of the delinquency to the satisfaction of the Director. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the provisions of the bill as introduced with the following changes: (i) provides that the Director shall disclose (rather than shall annually disclose) a list of delinquent taxpayers; (ii) provides that the list shall, in the case of a corporate taxpayer currently in active status with the Department or the Illinois Secretary of State, include the name of the current president of record of

933 SB-2312—Cont.

the corporation, in the case of a partnership, include the names of the partners, and, in the case of a sole proprietorship, include the name of the sole proprietor; and (iii) provides that the taxpayer's written agreement with the Department for payment of the delinquency must provide for payment of the delinquency within 12 months after entering into the written agreement. Retains the immediate effective date.

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S	<u> </u>	Assigned to Executive
02-02-28	S		Postponed
02-03-06	S	Amendment No.01	EXECUTIVE S Adopted
02-03-07	S		Recmnded do pass as amend 012-000-000
	S	Placed Calndr, Second Rdg	

SB-2313 PHILIP.

25 ILCS 5/3

from Ch. 63, par. 3

Amends the General Assembly Organization Act by making technical changes to the Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr,Second Rdg	

SB-2314 PHILIP.

620 ILCS 5/25.01

from Ch. 15 1/2, par. 22.25a

Amends the Illinois Aeronautics Act to provide a caption to the Section dealing with the acquisition and maintenance of airports in adjoining states.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	C	Diseased Colonia Consent Date	

S Placed Calndr, Second Rdg

SB-2315 WEAVER.

30 ILCS 105/1.1

from Ch. 127, par. 137.1

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr, Second Rdg	·

SB-2316 RAUSCHENBERGER.

30 ILCS 105/1.1

from Ch. 127, par. 137.1

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

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Executive
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-000-005
	S	Placed Calndr.Second Rdg	•

SB-2317 CULLERTON.

```
625 ILCS 5/1-105.5
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-306 from Ch. 95 1/2, par. 11-306
```

Amends the Illinois Vehicle Code. Defines "automated red light enforcement system" as a system that photographically records a vehicle's response to a traffic control signal with a red light indication and is designed to obtain a photograph of the vehicle and its license plate. Deletes language providing that the system may be established only in a municipality with a population of 1,000,000 or more. Deletes language pro-

viding that the system may be used only in specified circumstances. Provides that the owner of a vehicle used in a red signal violation shall be liable for the violation if the violation was recorded by the system, with exceptions. In a Section concerning administrative adjudication of violations, adds violations recorded by the system. Requires a municipality to forward a report of the adjudication to the Secretary of State.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2318 TROTTER.

230 ILCS 10/2	from Ch. 120, par. 2402
230 ILCS 10/3	from Ch. 120, par. 2403
230 ILCS 10/6	from Ch. 120, par. 240 0
230 ILCS 10/7	from Ch. 120, par. 2407
230 ILCS 10/11	from Ch. 120, par. 2411
230 ILCS 10/13	from Ch. 120, par. 2413
230 ILCS 10/11.2 rep.	
230 ILCS 5/54 rep.	

Amends the Riverboat Gambling Act. Permits riverboat gambling on Lake Michigan. Provides that each owners license awarded under the Act (including current owners licenses when they expire) shall be awarded to the applicant who: (i) has been determined to be a suitable applicant and (ii) has bid the highest percentage of adjusted gross receipts to be paid into the State Gaming Fund during the period of the license. Prohibits collusive bidding practices. Provides that at least 3 licenses shall authorize riverboat gambling in Cook County, at least 3 licenses shall authorize riverboat gambling in the collar counties, and that at least 3 licenses shall authorize riverboat gambling in the remainder of the State. Further provides that, except in Cook County, no more than 2 licenses shall authorize riverboat gambling in the same county. Licenses awarded under the above process are valid for 10 years. When a license expires, competitive bidding for the license shall again be held. Requires license holders to pay the State Police for investigations authorized by the Act. Repeals current provisions authorizing riverboat relocation. Amends the Illinois Horse Racing Act of 1975. Repeals the Section creating the Horse Racing Equity Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2319 LAUZEN.

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. Provides that in home rule municipalities with 2,000,000 or more inhabitants, the tax on any item of tangible personal property, other than tangible personal property titled or registered with an agency of the State's government, that is purchased at retail from a retailer located outside the corporate limits of the municipality shall be collected form the purchaser (now, shall be collected from the purchaser or the retailer). Effective immediately.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Revenue
02-02-28	S		Postponed
02-03-07	S		Recommended do pass 008-002-000
	S	Placed Calndr, Second Rdg	•

SB-2320 MOLARO.

105 ILCS 5/27A-4

Amends the Charter Schools Article of the School Code. Increases the number of charter schools that may operate in Chicago to 30. Effective July 1, 2002.

02-02-07 S First reading

Referred to Sen Rules Comm

SB-2321 MOLARO.

105 ILCS 5/14-9.05 new 30 ILCS 805/8.26 new

Amends the School Code. Requires the State Teacher Certification Board to issue temporary special education teacher certificates. Provides for requirements that a certificate holder must meet, including being enrolled in an approved special education teacher preparation program, meeting the requirements to receive a special certificate

935 SB-2321—Cont.

within 3 years after issuance, and passing the basic skills test required for teacher certification within one year of issuance. Provides that the certificate holder is not eligible for employment unless he or she holds a valid substitute teacher's certificate. Includes provisions concerning a pre-service training program; assignment of a mentoring teacher; employment credit, salary, and benefits; and annual reports by school districts, programs under a special education joint agreement, and private special education facilities. Amends the State Mandates Act to require implementation without reimbursement. Effective July 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading Referred to Sen Rules Comm

SB-2322 MOLARO.

205 ILCS 675/6

from Ch. 17, par. 7006

Amends the Illinois Financial Services Development Act. Provides an opportunity for a borrower to challenge a determination a payment was late. Prohibits an imposition of late fees or a report of delinquency to a credit reporting agency until a challenged determination is resolved. Effective immediately.

02-02-07	S	First reading	Referred to Sen Rules Comm
02-02-20	S		Assigned to Financial Institutions
02-02-28	S		Postponed
02-03-07	S		Postponed
	S		Committee Financial Institutions
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2323 RAUSCHENBERGER – WALSH,T – DEMUZIO.

30 ILCS 105/6z-27

Amends the State Finance Act. Provides for the transfer of specified amounts from various special funds to the Audit Expense Fund for use by the Auditor General in auditing those special funds. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-07 S First reading

S Added as Chief Co-sponsor WALSH,T S Added as Chief Co-sponsor DEMUZIO

S Referred to Sen Rules Comm

02-02-20 S Assigned to Executive

02-02-28 S Recommended do pass 012-000-000

S Placed Calndr, Second Rdg

02-03-05 S Second Reading

S Placed Calndr, 3rd Reading

02-03-06 S Third Reading - Passed 053-000-000

H Arrive House

H Placed Calndr First Rdg

SB-2324 TROTTER.

Makes appropriations to the Board of Trustees of Chicago State University for its ordinary and contingent expenses and for costs required to match the Federal Title II Teacher Quality Enhancement State Grant. Effective July 1, 2002.

02-02-20 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2325 SHAW.

New Act

Creates the Health Insurance Continuation Act. Contains the short title only.

02-02-20 S First reading Referred to Sen Rules Comm

SB-2326 SHAW.

New Act

Creates the Plant Closing Administration Act. Contains the short title only.

02-02-20 S First reading Referred to Sen Rules Comm

SB-2327 CRONIN.

105 ILCS 5/Art. 21A heading new

105 ILCS 5/21A-5 new

105 ILCS 5/21A-10 new

```
105 ILCS 5/21A-15 new
105 ILCS 5/21A-20 new
105 ILCS 5/21A-25 new
105 ILCS 5/21A-30 new
105 ILCS 5/21A-36 new
105 ILCS 5/21A-40 new
```

Amends the School Code. Requires a public school to develop, establish, and implement a new teacher induction and mentoring program to assist new teachers in developing the skills and strategies necessary for instructional excellence, provided that funding is made available by the State Board of Education from an appropriation made for this purpose. For each new teacher participating in a new teacher induction and mentoring program, requires the State Board of Education to pay the public school \$1,200 annually for each of 2 school years, subject to appropriation. Provides that the State Board of Education may retain up to \$1,000,000 of the appropriation for purposes related to new teacher induction and mentoring programs. Includes provisions concerning program requirements and the evaluation of programs. Effective immediately.

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

02-02-20 S First reading SB-2328 WATSON – DEMUZIO.

Makes appropriations for the ordinary and contingent expenses of the State Board of Elections and for grants by the Board to local governments. Effective July 1, 2002.

Referred to Sen Rules Comm

02-02-21 S First reading
S Added as Chief Co-sponsor DEMUZIO
S Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2329 RAUSCHENBERGER.

Makes supplemental appropriations and legislative transfers, and repeals Sections in the following agencies: Department of Central Management Services, Department of Commerce and Community Affairs, Department of Human Services, Department of Veterans Affairs, Illinois Commerce Commission, Capital Development Board, State Board of Education, and Court of Claims. Also makes supplemental appropriations from Build Illinois Bond Fund.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2330 RAUSCHENBERGER.

Makes appropriations to the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2331 RAUSCHENBERGER.

Makes appropriations to the Medical District Commission for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2332 RAUSCHENBERGER.

Makes appropriations and reappropriations to the Department of Commerce and Community Affairs for the fiscal year beginning July 1, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2333 RAUSCHENBERGER.

Makes appropriations to the Comprehensive Health Insurance Plan Board for the fiscal year begining July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 937 SB-2333—Cont.

02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2334 RAUSCHENBERGER.

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2335 RAUSCHENBERGER.

Makes appropriations to the Department On Aging for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2336 RAUSCHENBERGER.

Makes appropriations to the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2002.

02-02-22S First readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2337 RAUSCHENBERGER.

Makes \$118,561,000 all funds appropriations to the five retirement systems for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2338 RAUSCHENBERGER.

Makes appropriations and reappropriations to the Department of Revenue for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2339 WEAVER - RAUSCHENBERGER.

Amends the General Obligation Bond Act.

02-02-22 S First reading

S Added as Chief Co-sponsor RAUSCHENBERGER

S Referred to Sen Rules Comm

SB-2340 WEAVER - RAUSCHENBERGER.

Amends the Build Illinois Bond Act.

02-02-22 S First reading

S Added as Chief Co-sponsor RAUSCHENBERGER

S Referred to Sen Rules Comm

SB-2341 RAUSCHENBERGER.

Makes appropriations to the Department of Agriculture for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2342 RAUSCHENBERGER.

Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2343 RAUSCHENBERGER.

Makes appropriations to the Department of Public Health for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2344 RAUSCHENBERGER.

Makes appropriations to the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2345 RAUSCHENBERGER.

Makes appropriations to the Illinois Arts Council for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2346 RAUSCHENBERGER.

Makes appropriations for expenses of the Drycleaner Environmental Response Trust Fund Council for the fiscal year beginning July 1, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2347 RAUSCHENBERGER.

Makes appropriations to the Illinois Racing Board for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2348 RAUSCHENBERGER.

Makes appropriations and reappropriations for the Department of Central Management Services for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

:-2349 RAUSCHENBERGER.

Makes appropriations to the Department of Professional Regulation for the fiscal ar beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

B-2350 RAUSCHENBERGER.

Makes appropriations to the Department of State Police for the fiscal year beginning July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2351 RAUSCHENBERGER.

Makes appropriations and reappropriations to the Department of Corrections for its ordinary and contingent expenses for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2352 RAUSCHENBERGER.

Makes appropriations to the Bureau of the Budget for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

939 SB-2353

SB-2353 RAUSCHENBERGER.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Aid for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2354 RAUSCHENBERGER.

Makes appropriations to the Environmental Protection Agency for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2355 RAUSCHENBERGER.

Makes appropriations to the Department of Veterans' Affairs for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2356 RAUSCHENBERGER.

Makes appropriations to the Capital Development Board for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2357 WEAVER - RAUSCHENBERGER.

Makes appropriations and reappropriations to the Capital Development Board for permanent improvements, minor capital improvements, repair and maintenance, and related purposes for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2358 RAUSCHENBERGER.

Makes appropriations to the Civil Service Commission for the fiscal year beginning July 1, 2002. Effective July 2, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2359 RAUSCHENBERGER.

Makes appropriations to the Office of the Treasurer for Fiscal Year 2003. Effective July 1, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2360 RAUSCHENBERGER.

Makes appropriations and reappropriations to various state agencies for continuing Build Illinois projects for the fiscal year beginning July 1, 2002. Effective July 2, 2002.

02-02-22SFirst readingReferred to Sen Rules Comm02-02-27SAssigned to Appropriations02-03-08SRefer to Rules/Rul 3-9(a)

SB-2361 RAUSCHENBERGER.

Makes appropriations to the Liquor Control Commission for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2362 940

SB-2362 RAUSCHENBERGER.

Makes appropriations to the Prairie State 2000 Agency for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2363 RAUSCHENBERGER.

Makes appropriations to the Auditor General (i) from the General Revenue Fund for the ordinary and contingent expenses of the Office of the Auditor General and (ii) from the Audit Expense Fund for audits, studies, and investigations. Effective July 1, 2002.

02-02-22 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2364 RAUSCHENBERGER.

Makes appropriations to the Office of the State Fire Marshal for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S	_	Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2365 RAUSCHENBERGER.

Makes appropriations to the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2366 RAUSCHENBERGER.

Makes appropriations to the Illinois Violence Prevention Authority for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2367 RAUSCHENBERGER.

Makes various appropriations to the Court of Claims, Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2368 RAUSCHENBERGER.

Makes appropriations to the Rural Bond Bank for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S	First reading	Referred to Sen Rules Comm
02-02-27 S		Assigned to Appropriations
02-03-08 S		Refer to Rules/Rul 3-9(a)

SB-2369 RAUSCHENBERGER.

Makes appropriations to the Prisoner Review Board for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 \$	First reading	Referred to Sen Rules Comm
02-02-27 \$	3	Assigned to Appropriations
02-03-08	3	Refer to Rules/Rul 3-9(a)

SB-2370 RAUSCHENBERGER.

Makes appropriations to the Office of Banks and Real Estate for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2371 RAUSCHENBERGER.

Makes appropriations to the Department of Financial Institutions for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm

02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2372 RAUSCHENBERGER.

Appropriates funds for the ordinary and contingent expenses of the State Appellate Defender. Effective July 1, 2002.

02-02-22	S	First reading		Referred to Sen Rules Comm
02-02-27	S			Assigned to Appropriations
02-03-08	S		al .	Refer to Rules/Rul 3-9(a)

SB-2373 RAUSCHENBERGER.

Appropriates money from various funds to the Court of Claims to pay claims in conformity with its awards and recommendations. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2374 RAUSCHENBERGER.

Makes appropriations and reappropriations to the Department of Natural Resources for the fiscal year beginning July 1, 2002. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-08	S		Refer to Rules/Rul 3-9(a)

SB-2375 RAUSCHENBERGER.

Appropriates funds to the Attorney General for various purposes, including ordinary and contingent expenses. Appropriates funds to the Sex Offender Management Board for the purposes of planning, research, and operations. Effective July 1, 2002.

02-02-22 S	First reading	Referred to Sen Rules Comn
02-02-27 S		Assigned to Appropriations
02-03-08 S		Refer to Rules/Rul 3-9(a)

SB-2376 MAITLAND - RAUSCHENBERGER.

Makes appropriations and reappropriations to Illinois State University for specified purposes. Effective July 1, 2002.

```
02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2377 WATSON - RAUSCHENBERGER.

Makes appropriations to the Illinois Student Assistance Commission. Effective July 1, 2002.

```
02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2378 DONAHUE.

Makes appropriations and reappropriations to the Board of Trustees of Western Illinois University for specified purposes. Effective July 1, 2002.

	_ ·
02-02-22 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-08 S	Refer to Rules/Rul 3-9(a)

SB-2379 WEAVER – RAUSCHENBERGER.

Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System. Effective July 1, 2002.

```
02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)
```

SB-2380 **942**

SB-2380 MYERS - RAUSCHENBERGER.

Makes appropriations and reappropriations to Eastern Illinois University for specified purposes. Effective July 1, 2002.

02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2381 DONAHUE.

Appropriates and reappropriates funds to the Illinois Community College Board for specified purposes. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

3B-2382 MAHAR – RAUSCHENBERGER.

Makes appropriations to the Board of Trustees of Governors State University to meet the ordinary and contingent expenses of the University. Effective July 1, 2002.

02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2383 WEAVER.

Makes appropriations and reappropriations to the University of Illinois for Fiscal Year 2003, Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2384 WEAVER.

Makes appropriations to the Board of Higher Education for specified purposes, including to meet its ordinary and contingent expenses. Makes an appropriation to the Department of Public Health for distribution of medical education scholarships. Makes appropriations to the Illinois Mathematics and Science Academy for specified purposes, including to meet its ordinary and contingent expenses. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2385 DUDYCZ - RAUSCHENBERGER - SILVERSTEIN.

Makes appropriations and reappropriations to Northeastern Illinois University for Fiscal Year 2003. Effective July 1, 2002.

02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
S Added as Chief Co-sponsor SILVERSTEIN
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2386 WEAVER - RAUSCHENBERGER.

Makes appropriations to the Board of Trustees of the State Universities Retirement System and to the Community College Health Insurance Security Fund for fiscal year 2003. Effective July 1, 2002.

02-02-22 S First reading
S Added as Chief Co-sponsor RAUSCHENBERGER
Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2387 BURZYNSKI.

Makes appropriations and reappropriations to the Board of Trustees of Northern Illinois University for specified purposes. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm

02-02-27	S	Assigned to Appropriations
02-03-08	S	Refer to Rules/Rul 3-9(a)

SB-2388 LUECHTEFELD - BOWLES - BOMKE.

Appropriates and reappropriates funds to the Board of Trustees of Southern Illinois University for specified purposes. Effective July 1, 2002.

```
02-02-22 S First reading
S Added as Chief Co-sponsor BOWLES
S Added as Chief Co-sponsor BOMKE
S Referred to Sen Rules Comm
```

02-02-27 S Assigned to Appropriations 02-03-08 S Refer to Rules/Rul 3-9(a)

SB-2389 RAUSCHENBERGER.

Makes an appropriation to the Department of the Lottery for a study to determine new methods of increasing statewide lottery sales. Effective July 1, 2002.

	iorogonie stato il roc	ionery naios. Biteen to bury 1, 2001
02-02-22 S	First reading	Referred to Sen Rules Comm
02-02-27 S		Assigned to Appropriations
02-03-08 S		Refer to Rules/Rul 3-9(a)

SB-2390 RAUSCHENBERGER.

Makes an appropriation to the State Board of Education for a study to evaluate the effective of professional development programs in the State. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	•
02-03-07	S	Second Reading	
	S	Placed Calndr,3rd Reading	

SB-2391 RAUSCHENBERGER.

Makes an appropriation to the Environmental Protection Agency to study new air pollution control methods. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	·
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

SB-2392 RAUSCHENBERGER.

Makes an appropriation to the Prisoner Review Board to evaluate the effectiveness of good conduct credits. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr 3rd Reading	

SB-2393 RAUSCHENBERGER.

Makes an appropriation to the Office of Banks and Real Estate to evaluate real estate education programs. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr,Second Rdg	<u>-</u>
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

SB-2394 RAUSCHENBERGER.

Makes an appropriation to the Office of the State Fire Marshal to study fire prevention techniques. Effective July 1, 2002.

techniques. Effective July 1, 2002.	
02-02-22 S First reading	Referred to Sen Rules Comm
02-02-27 S	Assigned to Appropriations
02-03-06 S	Recommended do pass 008-000-004
	·

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SR-2395 RAUSCHENBERGER.

Makes an appropriation to the Department of Military Affairs for a study on graduate rates for Lincoln's Challenge. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2396 RAUSCHENBERGER.

Makes an appropriation to the Pollution Control Board to evaluate the effectiveness of environmental control standards. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004 S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2397 RAUSCHENBERGER.

Makes an appropriation to the Department of Public Aid to study Medicaid Fraud in Illinois. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004 S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2398 RAUSCHENBERGER.

Makes an appropriation to the Metropolitan Pier and Exposition Authority for promotional activities regarding Navy Pier. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004

S Placed Calndr, Second Rdg 02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2399 RAUSCHENBERGER.

Makes an appropriation to the Board of Higher Education for a study on workforce development. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004 S Placed Calndr, Second Rdg 02-03-07 S Second Reading S Placed Calndr, 3rd Reading

SB-2400 RAUSCHENBERGER.

Makes an appropriation to the Illinois Community College Board for a study on adult student enrollment trends. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations 02-03-06 S Recommended do pass 008-000-004 S Placed Calndr, Second Rdg 02-03-07 S Second Reading S Placed Calndr, 3rd Reading

SB-2401 RAUSCHENBERGER.

Makes an appropriation to the Department of Public Health for a study on the effectiveness of youth tobacco prevention advertising. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm 02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
02-03-07 S Second Reading
02-03-07 S Placed Calndr,3rd Reading
S Placed Calndr,3rd Reading

SB-2402 RAUSCHENBERGER.

Makes an appropriation to the General Assembly for its ordinary and contingent expenses. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
S Placed Calndr, Second Rdg
02-03-07 S Second Reading
S Placed Calndr, 3rd Reading

SB-2403 RAUSCHENBERGER.

Makes an appropriation to the Department of Revenue to study the Assessor's Compensation Program. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Placed Calndr,Second Rdg
02-03-07 S Second Reading
S Placed Calndr,3rd Reading
S Placed Calndr,3rd Reading

SB-2404 RAUSCHENBERGER.

Makes an appropriation to the Department on Aging to study the

Family Caregiver Support Program. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
S Placed Calndr, Second Rdg

02-03-07 S Second Reading S Placed Calndr,3rd Reading

S Placed Calndr, 3rd Reading

SB-2405 RAUSCHENBERGER.

Makes an appropriation to the Education Labor Relations Board

to conduct a study on the quality of labor relations in Illinois between educational employers and employees. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
S Placed Calndr, Second Rdg
02-03-07 S Second Reading

SB-2406 RAUSCHENBERGER.

Makes an appropriation to the State's Attorneys Appellate Prosecutor to assist State's Attorneys in the trial and appeal of tax objection cases. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
S Placed Calndr,Second Rdg
02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2407 RAUSCHENBERGER.

Makes an appropriation to the Department of Human Services for a study of TANF caseload trends. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm
02-02-27 S Assigned to Appropriations
02-03-06 S Recommended do pass 008-000-004
S Placed Calndr, Second Rdg

02-03-07 S Second Reading S Placed Calndr,3rd Reading SB-2408 **946**

SB-2408 RAUSCHENBERGER.

Makes an appropriation to the Department of State Police for a study to determine methods by which to reduce te backlog of DNA testing. Effective July 1, 2002.

040	0, 111		to reduce to edeling of B	
02	2-02-22	S	First reading	Referred to Sen Rules Comm
02	2-02-27	S		Assigned to Appropriations
02	2-03-06	S		Recommended do pass 008-000-004
		S	Placed Calndr, Second Rdg	
02	2-03-07	S	Second Reading	
		S	Placed Calndr, 3rd Reading	

SB-2409 RAUSCHENBERGER.

Makes an appropriation to the Department of Labor to evaluate the effectiveness of the Illinois Workplace Initiative for Safe Employment. Effective July 1, 2002.

02-02-22 S	First reading	Referred to Sen Rules Comm
02-02-27 S	_	Assigned to Appropriations
02-03-06 S		Recommended do pass 008-000-004
S	Placed Calndr, Second Rdg	
02-03-07 S	Second Reading	
S	Placed Calndr,3rd Reading	

SB-2410 RAUSCHENBERGER.

Makes an appropriation to the Department of Corrections for a study to determine mehtods by which to reduce recidivism. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

SB-2411 RAUSCHENBERGER.

Makes an appropriation to Prairie State 2000 to inform the citizens of Illinois of the ducational and vocational programs available. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

SB-2412 RAUSCHENBERGER.

Makes an appropriation to the Illinois Commerce Commission for a study to determine the effectiveness of the State's railroad crossing safety activities. Effective July 1, 2002.

02-02-22	S	First reading	Referred to Sen Rules Comm
02-02-27	S		Assigned to Appropriations
02-03-06	S		Recommended do pass 008-000-004
	S	Placed Calndr, Second Rdg	
02-03-07	S	Second Reading	
	S	Placed Calndr, 3rd Reading	

-2413 RAUSCHENBERGER.

Makes an appropriation to the Illinois Criminal Justice Information Authority for a ty to determine the effectiveness of the sexual assault nurse examiners pilot pron. Effective July 1, 2002.

Effective July 1, 2002.							
02-02-22	S	First reading	Referred to Sen Rules Comm				
02-02-27	S		Assigned to Appropriations				
02-03-06	S		Recommended do pass 008-000-004				
	S	Placed Calndr, Second Rdg					
02-03-07	S	Second Reading					
	S	Placed Calndr,3rd Reading					

2414 RAUSCHENBERGER.

Makes an appropriation to the Legislative Information System for its ordinary and tingent expenses. Effective July 1, 2002.

02-02-22 S First reading Referred to Sen Rules Comm

02-02-27 S

Assigned to Appropriations
Recommended do pass 008-000-004

02-03-06 S

S Placed Calndr, Second Rdg

02-03-07 S Second Reading

S Placed Calndr, 3rd Reading

SB-2415 GEO-KARIS.

730 ILCS 152/115

Amends the Sex Offender and Child Murderer Community Notification Law. Provides that the Department of State Police shall develop a computer software program that would permit a law enforcement officer who accesses the Statewide Sex Offender Database by inputting the residence address of a sex offender to obtain a map of a 5 mile radius from the sex offender's residence. Provides that the map shall include every public and private school located within that 5 mile radius. Provides that the Department of State Police shall distribute the software program to every law enforcement agency of this State. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

02-02-28 S First reading

Referred to Sen Rules Comm

SB-2416 GEO-KARIS.

720 ILCS 5/20.5-7 new

Amends the Criminal Code of 1961. Creates the offense of transmission of a substance alleged to be deadly. Provides that a person commits the offense when, with the intent to disturb another person and cause a breach of the peace or to create a panic, he or she knowingly mails or otherwise transmits to another person a substance alleged to be deadly or places that substance in a public place. Defines "substance alleged to be deadly". Provides that the penalty for a violation is a Class 3 felony. Provides that if the transmission of the substance alleged to be deadly is to an abortion clinic, the penalty is a Class 2 felony. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

02-02-28 S First reading

Referred to Sen Rules Comm

HOUSE BILLS

HOUSE COMMITTEE CODES

HAGI	Aging
HAGR	Agriculture
HAPE	Appropriations—Elementary and Secondary Education
HAPG	Appropriations—General Services
HAPH	Appropriations—General Services Appropriations—Human Services
	Appropriations Higher Education
HAPI	Appropriations—Higher Education
HAPP	Appropriations—Public Safety
HAVI	Aviation
HCBD	Commerce and Business Development
HCFI	Conflicts of Interest
HCHY	Children and Youth
HCIV	Cities and Villages
HCLU	Conservation and Land Use
HCOF	Constitutional Officers
HCOM	Computer Technology
HCON	Consumer Protection
HCOT	Counties and Townships
HCSE	Child Support Enforcement
HCWL	Committee of the Whole
HDSC	The Disabled Community
HECR	Elections and Campaign Reform
HELM	Elementary and Secondary Education
HENE	Environment and Energy
HEUD	Electric Utility Deregulation
HEXC	Executive Executive
HFIN	Financial Institutions
HHCA	Health Care Availability and Access
HHED	
	Higher Education
HHSV	Human Services
HINS	Insurance
HJUA	Judiciary I—Civil Law
HJUB	Judiciary II—Criminal Law
HLBR	Labor
HMHP	Mental Health and Patient Abuse
HPMR	Prison Management Reform
HPPN	Personnel and Pensions
HPRO	Prosecutorial Misconduct
HPTX	Property Tax Reform and School Funding
HPUB	Public Utilities
HRED	Redistricting
HREG	Registration and Regulation
HREV	Revenue
HRUL	Rules
HSGA	State Government Administration
HSTP	State Procurement
HTCR	Telecommunications Rewrite
HTOR	Tourism
HTRN	Transportation and Motor Vehicles

HTSP Tobacco Settlement Proceeds

Urban Revitalization

Veterans' Affairs

HURB

HVET

HB-0001 HOWARD - HOFFMAN - JONES, LOU - FORBY - FOWLER, KENNER, O'BRIEN AND HOLBROOK.

5 ILCS 120/1.02 from Ch. 102, par. 41.02 5 ILCS 140/2 from Ch. 116, par. 202 20 ILCS 515/10 20 ILCS 515/30 20 ILCS 515/35 20 ILCS 515/40 new

Amends the Child Death Review Team Act. Creates the Illinois Death Review Teams Executive Council to coordinate and oversee Illinois' child death review teams. Lists duties of the Executive Council. Provides that the Director of Children and Family Services shall consult with the Executive Council when appointing child death review teams. Requires the State to indemnify members of the Executive Council. Provides that when a child death review team does not operate in accordance with established protocol, the Director, in consultation with the Executive Council, must take any necessary actions to bring the team into compliance with the protocol. Amends the Open Meetings Act and the Freedom of Information Act to exempt the Illinois Child Death Review Teams Executive Council from the provisions of those Acts. Makes other changes. Effective immediately.

FISCAL NOTE (Department of Children and Family Services) The Death Review Team currently exists, and the creation of an Executive Council would not create any additional costs. There will be no fiscal impact.

HOUSE AMENDMENT NO. 1.

Provides that the Inspector General of the Department of Children and Family Services, ex officio, is a non-voting member of the Executive Council.

NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm 01-01-30 H Added As A Joint Sponsor FORBY H Added As A Joint Sponsor FOWLER 01-01-31 H Assigned to Children & Youth 01-02-01 H Added As A Co-sponsor O'BRIEN 01-02-06 H Added As A Co-sponsor HOLBROOK 01-02-09 H Fiscal Note Filed Н Committee Children & Youth 01-02-28 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-07 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-15 H Rolld 2nd Rdg-Short Debate H Held 2nd Rdg-Short Debate **HOFFMAN** 01-03-20 H Amendment No.01 Н Amendment referred to HRUL H Held 2nd Rdg-Short Debate 01-03-23 H Amendment No.01 **HOFFMAN** H Recommends be Adopted HRUL/004-000-000 H Held 2nd Rdg-Short Debate 01-03-26 H Amendment No.01 **HOFFMAN** Adopted H Pld Cal 3rd Rdg-Shrt Dbt 01-03-30 H Primary Sponsor Changed To HOWARD H Joint Sponsor Changed to HOFFMAN H Joint Sponsor Changed to JONES, LOU H Added As A Co-sponsor KENNER 01-04-02 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-000-000 S Arrive Senate S Placed Calndr First Rdg 01-04-04 S Chief Sponsor CLAYBORNE S First reading Referred to Sen Rules Comm

HB-0002 NOVAK – LAWFER – FEIGENHOLTZ – PARKE – DAVIS,STEVE, CUR-RY,JULIE, O'BRIEN, ERWIN, FORBY, FOWLER, GRANBERG, BO-LAND, BASSI, HOLBROOK, BLACK, KRAUSE, REITZ, HARTKE, BRADLEY, MCKEON, MCCARTHY, LYONS,JOSEPH, CROTTY, BURKE, BUGIELSKI, BRUNSVOLD, LANG, HANNIG, SMITH, MICHAEL, SLONE, FLOWERS, SCOTT, SCULLY, CAPPARELLI, RYAN, MAY, HAMOS, SOTO, DELGADO, BOST, HOEFT, ZICKUS, WINTERS, LEITCH, CROSS, HULTGREN, MOFFITT, WIRSING, KURTZ, TENHOUSE, RIGHTER, WINKEL, POE, DART, FRANKS, HOFFMAN, SCHOENBERG, SAVIANO, PERSICO, DAVIS, MONIQUE, MCGUIRE, MITCHELL, BILL, MITCHELL, JERRY, MATHIAS, OSTERMAN, WAIT AND MULLIGAN.

```
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/8b new
415 ILCS 120/21 new
415 ILCS 120/25
415 ILCS 120/30
415 ILCS 120/31 new
415 ILCS 120/32 new
415 ILCS 120/40
415 ILCS 120/45
```

Amends the Motor Fuel Tax Law. Provides that, beginning on July 1, 2001, no tax shall be imposed on alternate fuel used in motor vehicles operating on the public highways and recreational type watercraft operating on the waters of this State. Provides for a transfer of funds from the General Revenue Fund into the Motor Fuel Tax Fund. Amends the Alternate Fuels Act. Creates the Alternate Fuel Infrastructure Advisory Board. Provides that the Board shall determine criteria and procedures to be followed in awarding grants and review applications for grants under the Alternate Fuel Infrastructure Program. Provides that the Environmental Protection Agency shall establish the Alternate Fuel Infrastructure Program, a grant program to provide funding for the building of E85 blend, propane, and compressed natural gas (CNG) fueling facilities to be built within a specified area. Provides that the Environmental Protection Agency shall administer, in cooperation with the Department of Commerce and Community Affairs and Chicago Area Clean Cities, the Clean Fuel Education Program, the purpose of which is to educate fleet administrators and Illinois' citizens about the benefits of usng alternate fuels. Extends the rebate program and the ethanol fuel research program. Eliminates the user fees collected under the Act and provides that, beginning on July 1, 2001, specified amounts shall be transferred from the General Revenue Fund into the Alternate Fuels Fund to fund the programs administered under the Act. Effective immediately.

FISCAL NOTE (Environmental Protection Agency) There would be a total fiscal impact on EPA of \$31.5 million plus \$570,000 administrative costs, as follows: Elimination of tax on alternate fuel Rebate Program program costs over 5 years\$15.5 million Alternative Fuel Infrastructure Program administrative costs\$400,000 Clean Fuel Education education over 5 years\$500,000 administrative costs \$20,000 HOUSE AMENDMENT NO. 1. Deletes reference to:

35 ILCs 505/8b new
Deletes the Motor Fuel Tax law Sections from the Act. Deletes the paragraph extending the fuel cost differential rebates to 2002 in the rebate Section of the Alternate Fuels Act. Deletes the extension of the appropriation in the Alternate Fuel Infrastructure Program and the Clean Fuel Education Program of the Alternate Fuel Act. Deletes the transfer of funds provisions of the Alternate Fuels Act.

HOUSE AMENDMENT NO. 2.

35 ILCS 505/2 from Ch. 120, par. 418

Adds reference to: 415 ILCS 120/10

Adds other sources of potential income for the Alternate Fuels Fund, Requires, in the "alternate fuels" definition, that fuels derived from biomass be at least 70% derived from biomass.

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

Deletes reference to: 415 ILCS 120/10 415 ILCS 120/21 new 415 ILCS 120/25 415 ILCS 120/30 415 ILCS 120/31 new 415 ILCS 120/32 new 415 ILCS 120/35 415 ILCS 120/40 415 ILCS 120/45 Adds reference to: 415 ILCS 120/5

Deletes everything after the enacting clause. Amends the Alternate Fuels Act. Makes technical changes to a Section concerning the purpose of the Act.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
            H Added As A Joint Sponsor LAWFER
            H Added As A Joint Sponsor FEIGENHOLTZ
            H Added As A Joint Sponsor PARKE
            H Added As A Joint Sponsor DAVIS, STEVE
   01-01-10 H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor O'BRIEN
            H First reading
                                       Referred to Hse Rules Comm
   01-01-26 H Added As A Co-sponsor ERWIN
   01-01-30 H Added As A Co-sponsor FORBY
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor BOLAND
   01-01-31 H
                                       Assigned to Revenue
            H Added As A Co-sponsor BASSI
   01-02-05 H
                                       Fiscal Note Filed
                                       Committee Revenue
   01-02-06 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor HARTKE
   01-02-08 H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor MCKEON
   01-02-14 H Added As A Co-sponsor MCCARTHY
   01-02-15 H Added As A Co-sponsor LYONS, JOSEPH
   01-02-16 H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor BRUNSVOLD
            H Added As A Co-sponsor LANG
            H Added As A Co-sponsor HANNIG
            H Added As A Co-sponsor SMITH, MICHAEL
            H Added As A Co-sponsor SLONE
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor SCOTT -
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor CAPPARELLI
            H Added As A Co-sponsor RYAN
            H Added As A Co-sponsor MAY
            H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor SOTO
            H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor ZICKUS
```

H Added As A Co-sponsor WINTERS

```
01-02-16-Cont.
        H Added As A Co-sponsor LEITCH
        H Added As A Co-sponsor CROSS
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor TENHOUSE
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor DAVIS, MONIQUE
         H Added As A Co-sponsor MCGUIRE
01-02-21 H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor MITCHELL, JERRY
                                                             Adopted
01-02-23 H
                Amendment No.01
                                    REVENUE
                                                 Н
                                    Remains in CommiRevenue
        Н
                                    Re-assigned to Environment & Energy
        Н
                                    ENVRMNT ENRGY H
                                                             Adopted
01-03-08 H
                Amendment No.02
                                    Do Pass Amend/Short Debate 015-000-000
        Н
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor MULLIGAN
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor MAHAR
         S Added as Chief Co-sponsor WALSH,L
         S First reading
                                    Referred to Sen Rules Comm
01-03-27 S Added As A Co-sponsor WOOLARD
         S Added as Chief Co-sponsor SULLIVAN
01-04-23 S Added As A Co-sponsor WELCH
01-04-25 S
                                    Assigned to Environment & Energy
01-05-02 S Added as Chief Co-sponsor DONAHUE
         S Added As A Co-sponsor SHAW
         S Added as Chief Co-sponsor TROTTER
                Amendment No.01
                                    ENVIR. & ENE. S
                                                             Adopted
                                    Recmnded do pass as amend 008-000-000
         S Placed Calndr, Second Rdg
01-05-03 S Second Reading
         S Placed Calndr, 3rd Reading
 1-05-18 S Third Reading - Passed 056-000-000
        H Arrive House
        H Place Cal Order Concurrence 01
 1-05-21 H Motion Filed Non-Concur 01/NOVAK
        H Calendar Order of Concurren 01
01-05-30 H H Noncners in S Amend 01
         S Secretary's Desk Non-concur 01
01-05-31 S Filed with Secretary
                                    Mtn refuse recede-Sen Amend
        S S Refuses to Recede Amend 01
         S Requests Conference Comm 1ST
```

HB-0003 STEPHENS – KOSEL – BERNS – RIGHTER – MYERS,RICHARD, DANIELS, BLACK, WOJCIK, WAIT, JONES,JOHN, KURTZ, BELLOCK, JOHNSON, KLINGLER, MITCHELL, JERRY, WINKEL, TURNER, JOHN, SAVIANO, MEYER, BOST, SCHMITZ, MOFFITT, HULTGREN, BIGGINS, RYDER, POE, PARKE, MITCHELL,BILL, BRUNSVOLD, REITZ,

HOLBROOK, HOFFMAN, TENHOUSE AND WRIGHT.

30 ILCS 105/6z-18	from Ch. 127, par. 142z-18
30 ILCS 105/6z-20	from Ch. 127, par. 142z-20
35 ILCS 105/3-10	from Ch. 120, par. 439.3-10
35 ILCS 105/9	from Ch. 120, par. 439.9
35 ILCS 110/3-10	from Ch. 120, par. 439.33-10
35 ILCS 110/9	from Ch. 120, par. 439.39
35 ILCS 115/3-10	from Ch. 120, par. 439.103-10
35 ILCS 115/9	from Ch. 120, par. 439.109
35 ILCS 120/2-10	from Ch. 120, par. 441-10
35 ILCS 120/2d	from Ch. 120, par. 441d
35 ILCS 120/3	from Ch. 120, par. 442
35 ILCS 505/13a	from Ch. 120, par. 429a

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on July 1, 2001, the tax on motor fuel and gasohol shall be imposed at the rate of 1.25% (eliminating the State's portion of the tax). Exempts the tax reduction from the sunset provisions. Amends the Motor Fuel Tax Law to adjust the commercial motor vehicle use tax to reflect the reduced tax rate on motor fuel and gasohol. Amends the State Finance Act to provide for the distribution as a result of the reduced tax rate on motor fuel and gasohol. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
30 ILCS 105/6z-18
                             from Ch. 127, par. 142z-18
30 ILCS 105/6z-20
                             from Ch. 127, par. 142z-20
35 ILCS 105/3-10
                             from Ch. 120, par. 439.3-10
35 ILCS 105/9
                             from Ch. 120, par. 439.9
35 ILCS 110/3-10
                             from Ch. 120, par. 439.33-10
35 ILCS 110/9
                             from Ch. 120, par. 439.39
                             from Ch. 120, par. 439.103-10
35 ILCS 115/3-10
35 ILCS 115/9
                             from Ch. 120, par. 439.109
35 ILCS 120/2-10
                             from Ch. 120, par. 441-10
35 ILCS 120/2d
                             from Ch. 120, par. 441d
35 ILCS 120/3
                             from Ch. 120, par. 442
35 ILCS 505/13a
                             from Ch. 120, par. 429a
Adds reference to:
New Acts
20 ILCS 655/4.5 new
30 ILCS 105/5.545 new
35 ILCS 5/201
                             from Ch. 120, par. 2-201
35 ILCS 5/203
                             from Ch. 120, par. 2-203
35 ILCS 5/204
                             from Ch. 120, par. 2-204
35 ILCS 5/208
                             from Ch. 120, par. 2-208
35 ILCS 5/208.5 new
35 ILCS 5/208.7 new
35 ILCS 5/212
35 ILCS 5/213 new
35 ILCS 5/214 new
35 ILCS 5/215 new
35 ILCS 5/216 new
35 ILCS 5/217 new
35 ILCS 5/218 new
35 ILCS 5/219 new
35 ILCS 10/5-20
                             from Ch. 120, par. 439.1a
35 ILCS 105/1a
                             from Ch. 120, par. 439.3-5
35 ILCS 105/3-5
35 ILCS 105/3-87 new
35 ILCS 105/3b new
35 ILCS 110/3-5
                             from Ch. 120, par. 439.33-5
35 ILCS 110/3-72 new
35 ILCS 115/3-5
                             from Ch. 120, par. 439.103-5
35 ILCS 115/3-52 new
35 ILCS 120/1c
                             from Ch. 120, par. 440c
35 ILCS 120/2-5
                             from Ch. 120, par. 441-5
35 ILCS 120/2-67 new
35 ILCS 120/2-75 new
```

35 ILCS 145/9 from Ch. 120, par. 481b.39 35 ILCS 505/2 from Ch. 120, par. 418 35 ILCS 505/8b new 35 ILCS 505/13 from Ch. 120, par. 429 35 ILCS 505/13a from Ch. 120, par. 429a 35 ILCS 615/2 from Ch. 120, par. 467.17 110 ILCS 947/65.25 230 ILCS 25/3 from Ch. 120, par. 1103 310 ILCS 10/8.24 new 415 ILCS 5/58.13a new 415 ILCS 5/58.14 415 ILCS 120/21 new 415 ILCS 120/25 415 ILCS 120/30 415 ILCS 120/31 new 415 ILCS 120/32 new 415 ILCS 120/35 415 ILCS 120/40 415 ILCS 120/45 30 ILCS 805/8,25 new

Deletes everything. Creates the Elder Care Savings Fund Act. Authorizes the State Treasurer to establish an Elder Care Savings Fund. Allows Illinois residents to invest in the fund, and provides that investors' earnings are exempt from taxes other than estate, transfer, and inheritance taxes. Provides for a program of grants, using moneys in the fund, to be applied to costs of long-term care or services. Creates an Elder Care Trust Authority to advise the Elder Care Savings Fund staff and perform other functions. Creates the Automobile Leasing Occupation and Use Tax Act to change the way tax is imposed on vehicles that are leased. Amends the Illinois Income Tax Act. Extends the environmental remediation tax credit to 2010 (now, expires December 31, 2001). Makes other changes concerning the credit. Creates a deduction (i) for Medicare Part B expenses, (ii) for unreimbursed amounts spent on home health care services, (iii) of all amounts included in the taxpayer's federal gross income in the taxable year from amounts contributed to a Roth IRA, (iv) of up to \$5,000 paid by an individual taxpayer for dependent care provided for a child, disabled spouse, or other dependent adult during the taxable year, (v) of \$500 for teachers. Increases the basic exemption amount to \$4,000 (now, \$2,000). Provides that the earned income tax credit allowed shall be increased incrementally from the current 5% of the federal tax credit allowed for the taxable year to 20%. Changes the repeal date of the earned income tax credit provision from June 1, 2003 to June 1, 2006. Provides for a tax credit (i) of 5% of property taxes paid by persons with property below a certain assessed value, (ii) in the amount of 5% of the average monthly rent paid during the taxable year on the residence of a taxpayer, (iii) in an amount up to \$1,000 per taxable year for unreimbursed health care costs for certain senior citizens, (iv) in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering certain persons, not to exceed \$200, (v) of \$500 for certain members of a volunteer fire department, (vi) for certain taxpayers, in an amount not to exceed \$500 for tuition and fees for college, (vii) for taxpayers making donations to certain affordable housing projects (Amends the Housing Authorities Act as well), (viii) in the amount of expenditures required for providing an on-site lactation room on the premises of the taxpayer's workplace, and (ix) of \$500 for an eligible caregiver of a person with long-term care needs. 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 certain tangible personal property and its component parts purchased by a telecommunications carrier. Eliminates the State's portion of the tax on motor fuel and gasohol. Suspends the State's portion of the tax on clothes and footwear for 9 days each August. Amends the Hotel Operators' Occupation Tax Act. Exempts certain disaster relief organizations from the tax. Amends the Motor Fuel Tax Law to eliminate the tax, for up to 5 years, imposed on alternate fuels. Makes other changes. Amends the Gas Revenue Tax Act. Suspends the tax on use or consumption of gas for the period beginning December 1, 2001 through May 31, 2002. Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to request an appropriation each year to sufficiently fund at least 25 teacher shortage scholarships and to establish a loan forgiveness program for certain teachers. Amends the Bingo License and Tax Act. Eliminates the tax on bingo games. Amends the Environmental Protection Act. Makes changes concerning the environmental remediation tax credit and creates the Distressed Communities and Industries Grant Fund to pay allowable costs needed to cause an eligible remediation project to occur. Makes other changes. Amends the Alternate Fuels Act. Provides that the Environmental Protection Agency shall establish the Alternate Fuel Infrastructure Program to provide funding for the building of certain alternative fueling facilities to be built within a specific area. Provides that the Agency shall administer, in cooperation with DCCA and Chicago Area Clean Cities, the Clean Fuel Education Program to provide education about the benefits of using alternate fuels. Makes other changes. Amends the State Finance Act to provide for the distribution as a result of the reduced tax rate on motor fuel and gasohol and to create the Distressed Communities and Industries Grant Fund. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-19 H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor BERNS
   01-01-31 H
                                       Assigned to Revenue
   01-02-02 H Primary Sponsor Changed To STEPHENS
            H Added As A Joint Sponsor RIGHTER
            H Added As A Joint Sponsor MYERS, RICHARD
   01-02-13 H Added As A Co-sponsor DANIELS
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor JOHNSON
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor TURNER, JOHN
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor RYDER
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor MITCHELL, BILL
   01-02-23 H Added As A Co-sponsor BRUNSVOLD
   01-02-28 H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor HOFFMAN
            H Added As A Co-sponsor TENHOUSE
   01-03-01 H
                   Amendment No.01
                                       REVENUE
                                                               Adopted
                                                                003-000-000/
                                                                SUB
            Н
                                       Remains in CommiRevenue
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
   01-07-18 H Added As A Co-sponsor WRIGHT
```

HB-0004

DANIELS – KOSEL – O'CONNOR – BOST – LYONS, EILEEN, ZICKUS, RIGHTER, JOHNSON, SCHMITZ, JONES, JOHN, PERSICO, BEAUBIEN, MITCHELL, BILL, BRADY, WOJCIK, KURTZ, HULTGREN, PARKE, BELLOCK, BERNS, LAWFER, HASSERT, MATHIAS, WAIT, CROSS, MYERS, RICHARD, COULSON, TURNER, JOHN, WINTERS, MEYER, KLINGLER, STEPHENS, BIGGINS, SAVIANO, MOFFITT, POE, LIND-

HB-0004—Cont. 956

NER, WRIGHT AND WINKEL.

35 ILCS 5/208 from Ch. 120, par. 2-208 35 ILCS 5/208.5 new

Amends the Illinois Income Tax Act. Provides that in addition to the existing tax credit for residential property, for the 2001 tax year and thereafter, every individual tax-payer whose principal residence has an equalized assessed value of less than \$166,667 shall be entitled to an additional tax credit equal to 5% of the real property taxes paid on the principal residence of the taxpayer. Creates a credit against the taxes imposed under the Act for Subchapter S corporations and sole proprietorships in an amount equal to 5% of the property taxes paid on eligible property owned by the Subchapter S corporation or sole proprietorship. Provides that for Subchapter S corporation or sole proprietorship property to be eligible, it must have an equalized assessed value of less than (i) \$399,000 in counties with 3,000,000 or more inhabitants or (ii) \$166,667 in counties with fewer than 3,000,000 inhabitants. Exempts the credits from the sunset provisions. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
                             from Ch. 120, par. 2-208
35 ILCS 5/208
35 ILCS 5/208.5 new
Adds reference to:
20 ILCS 655/4.5 new
30 ILCS 105/5,545 new
30 ILCS 105/6z-18
                             from Ch. 127, par. 142z-18
30 ILCS 105/6z-20
                             from Ch. 127, par. 142z-20
35 ILCS 5/201
                             from Ch. 120, par. 2-201
35 ILCS 5/203
                             from Ch. 120, par. 2-203
35 ILCS 5/204
                             from Ch. 120, par. 2-204
35 ILCS 5/208.7 new
35 ILCS 5/212
35 ILCS 5/213 new
35 ILCS 5/214 new
35 ILCS 5/215 new
35 ILCS 5/216 new
35 ILCS 5/217 new
35 ILCS 5/218 new
35 ILCS 5/219 new
35 ILCS 10/5-20
35 ILCS 105/1a
                             from Ch. 120, par. 439.1a
35 ILCS 105/3-5
                             from Ch. 120, par. 439.3-5
35 ILCS 105/3-10
                             from Ch. 120, par. 439.3-10
35 ILCS 105/3-87 new
35 ILCS 105/3b new
35 ILCS 105/9
                             from Ch. 120, par. 439.9
35 ILCS 110/3-5
                             from Ch. 120, par. 439.33-5
35 ILCS 110/3-10
                             from Ch. 120, par. 439.33-10
35 ILCS 110/3-72 new
35 ILCS 115/3-5
                             from Ch. 120, par. 439.103-5
35 ILCS 115/3-10
                             from Ch. 120, par. 439.103-10
35 ILCS 115/3-52 new
35 ILCS 120/1c
                             from Ch. 120, par. 440c
35 ILCS 120/2-5
                             from Ch. 120, par. 441-5
35 ILCS 120/2-10
                             from Ch. 120, par. 441-10
35 ILCS 120/2-67 new
35 ILCS 120/2-75 new
35 ILCS 120/2d
                             from Ch. 120, par. 441d
35 ILCS 120/3
                             from Ch. 120, par. 442
35 ILCS 145/9
                             from Ch. 120, par. 481b.39
35 ILCS 505/2
                             from Ch. 120, par. 418
35 ILCS 505/8b new
35 ILCS 505/13
                             from Ch. 120, par. 429
35 ILCS 505/13a
                             from Ch. 120, par. 429a
35 ILCS 615/2
                             from Ch. 120, par. 467.17
110 ILCS 947/65.25
230 ILCS 25/3
                             from Ch. 120, par. 1103
310 ILCS 10/8.24 new
```

957 HB-0004—Cont.

```
320 ILCS 25/Act title
320 ILCS 25/1
                            from Ch. 67 1/2, par. 401
320 ILCS 25/2
                            from Ch. 67 1/2, par. 402
320 ILCS 25/4
                            from Ch. 67 1/2, par. 404
415 ILCS 5/58.13a new
415 ILCS 5/58.14
415 ILCS 120/21 new
415 ILCS 120/25
415 ILCS 120/30
415 ILCS 120/31 new
415 ILCS 120/32 new
415 ILCS 120/35
415 ILCS 120/40
415 ILCS 120/45
30 ILCS 805/8.25 new
```

Deletes everything. Creates the Elder Care Savings Fund Act. Authorizes the State Treasurer to establish an Elder Care Savings Fund. Allows Illinois residents to invest in the fund and provides that investors' earnings are exempt from certain taxes. Provides for a program of grants for long-term care or services. Creates an Elder Care Trust Authority to advise the Elder Care Savings Fund staff and perform other functions. Creates the Automobile Leasing Occupation and Use Tax Act to change the way tax is imposed on vehicles that are leased. Amends the Illinois Income Tax Act, Authorizes an alternative method of computation of the research and development credit and extends the credit to December 31, 2009 (now, 2004). Extends the environmental remediation tax credit to 2010 (now, expires December 31, 2001). Makes other changes concerning the credit. Creates a deduction (i) for Medicare Part B expenses, (ii) for unreimbursed amounts spent on home health care services, (iii) for amounts contributed to a Roth IRA, (iv) of up to \$5,000 for dependent care provided for a child, disabled spouse, or other dependent adult, and (v) of \$500 for teachers. Increases the basic exemption amount to \$4,000 (now, \$2,000). Provides that the earned income tax credit allowed shall be increased incrementally from the current 5% of the federal tax credit allowed for the taxable year to 20% and changes the repeal date from June 1, 2003 to June 1, 2006. Provides for a tax credit (i) of 5% of property taxes paid for property below a certain assessed value, (ii) in the amount of 5% of the average monthly rent paid during the taxable year on the residence of a taxpayer, (iii) in an amount up to \$1,000 per taxable year for unreimbursed health care costs for certain senior citizens, (iv) in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering certain persons, not to exceed \$200, (v) of \$500 for certain members of a volunteer fire department, (vi) for certain taxpayers, in an amount not to exceed \$500 for tuition and fees for college, (vii) for taxpayers making donations to certain affordable housing projects (Amends the Housing Authorities Act as well), (viii) in the amount of expenditures required for providing an on-site lactation room on the prem ises of the taxpayer's workplace, and (ix) of \$500 for an eligible caregiver of a person with long-term care needs. Amends the Use Tax Act, the Service Use Tax Act, the Ser vice Occupation Tax Act, and the Retailers' Occupation Tax Act. Exempts from the taxes imposed by these Acts (i) certain tangible personal property and its component parts purchased by a telecommunications carrier and (ii) certain personal property and machinery and equipment certified by the purchaser to be essential to and used in the process of the production of electricity by an eligible facility. Eliminates the State's portion of the tax on motor fuel and gasohol. Suspends the State's portion of the tax on clothes and footwear for 9 days each August. Amends the Hotel Operators' Occupation Tax Act. Exempts certain disaster relief organizations from the tax. Amends the Motor Fuel Tax Law to eliminate the tax, for up to 5 years, imposed on alternate fuels. Makes other changes. Amends the Gas Revenue Tax Act. Suspends the tax on use or consumption of gas for the period beginning December 1, 2001 through May 31, 2002. Amends the Higher Education Student Assistance Act to provide for teacher shortage scholarships and to establish a loan forgiveness program for certain teachers. Amends the Bingo License and Tax Act. Eliminates the tax on bingo games. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the short title of the Act to the Property Tax Relief and Pharmaceutical Assistance Act and expands eligibility and increases property tax-based grants. Amends the Environmental Protection Act. Makes changes concerning the environmental remediation tax credit and creates the Distressed Communities and Industries Grant Fund to pay allowable costs needed to cause an eligible remediation project to occur. Makes other changes. Amends the Alternate Fuels Act. Provides that the Environmental Protection Agency shall establish the Alternate Fuel Infrastructure Program to provide funding for the building of certain alternative fueling facilities to be built within a specific area. Provides that the Agency shall administer, in cooperation with DCCA and Chicago Area Clean Cities, the Clean Fuel Education Program to provide education about the benefits of using alternate fuels. Makes other changes. Amends the State Finance Act to provide for the distribution as a result of the reduced tax rate on motor fuel and gasohol and to create the Distressed Communities and Industries Grant Fund. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-31 H
                                       Assigned to Revenue
   01-02-08 H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor RIGHTER
            H Added As A Co-sponsor JOHNSON
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor PERSICO
            H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor BRADY
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor BERNS
            H Added As A Co-sponsor LAWFER
            H Added As A Co-sponsor HASSERT
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor CROSS
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor TURNER, JOHN
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor LINDNER
   01-02-14 H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor BOST
            H Added As A Joint Sponsor LYONS, EILEEN
   01-02-16 H
                   Amendment No.01
                                       REVENUE
                                                               Adopted
                                                                002-001-000/
                                                                SHB
                                       Remains in CommiRevenue
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
   01-07-18 H Added As A Co-sponsor WRIGHT
   01-08-06 H Added As A Co-sponsor WINKEL
          DANIELS - MADIGAN,MJ - COULSON - DAVIS,MONIQUE - MOORE,
```

HB-0005

DANIELS - MADIGAN,MJ - COULSON - DAVIS,MONIQUE - MOORE,
BASSI, BEAUBIEN, BELLOCK, BERNS, BIGGINS, BLACK, BOST,
BRADY, COWLISHAW, CROSS, DURKIN, HASSERT, HOEFT, HULTGREN, JOHNSON, JONES,JOHN, KLINGLER, KOSEL, KRAUSE,

959 HB-0005—Cont.

KURTZ, LAWFER, LEITCH, LINDNER, LYONS, EILEEN, MATHIAS, MCAULIFFE, MEYER, MITCHELL, BILL, MITCHELL, JERRY, MOFFITT, MULLIGAN, MYERS, RICHARD, O'CONNOR, OSMOND, PANKAU, PARKE, PERSICO, POE, RIGHTER, RUTHERFORD, RYDER, SAVIANO, SCHMITZ, SOMMER, STEPHENS, TENHOUSE, TURNER, JOHN, WAIT, WINKEL, WINTERS, WIRSING, WOJCIK, ZICKUS, FLOWERS, BOLAND, HOLBROOK AND REITZ.

```
320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15
320 ILCS 25/3.18 new
320 ILCS 25/3.19 new
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. Defines "drug used in the treatment of" to mean (i) a drug used to treat a specified disease or illness or secondary conditions caused by the disease or illness and (ii) a drug used to treat side effects resulting from the use of a drug used to treat the disease or illness. Defines "disease" to mean a chronic and possibly recurrent illness of long duration, including pneumonia, bronchitis, or other similar illness. Adds osteoporosis as a covered illness. Increases the income eligibility level for both circuit breaker and pharmaceutical assistance to (i) \$28,000 for a household containing one person, (ii) \$35,000 for a household containing 2 persons, or (iii) \$42,000 for a household containing 3 or more persons for the 2001 grant year and thereafter. Changes the \$2,000 benefit cap per State fiscal year under the pharmaceutical assistance program to a \$2,000 benefit cap per calendar year beginning January 1, 2002. Changes the coverage year for beneficiaries under the pharmaceutical assistance program from an anrenewal based on the application date of each beneficiary to a calendar coverage for all beneficiaries beginning January 1, 2002. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
320 ILCS 25/3.18 new
320 ILCS 25/3.19 new
Adds reference to:
320 ILCS 25/Act title
320 ILCS 25/1 from Ch. 67 1/2, par. 401
320 ILCS 25/2 from Ch. 67 1/2, par. 402
320 ILCS 25/9 from Ch. 67 1/2, par. 409
320 ILCS 25/3.14 rep.
```

Deletes everything. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the title of the Act to the Senior Citizens, Disabled Persons, and Working Families Circuit Breaker and Pharmaceutical Assistance Act and provides that the Act applies to all persons domiciled in Illinois who are within the income eligibility level. Changes the drugs covered under the Pharmaceutical Assistance program to any product, except those products covered by the Illinois Controlled Substances Act, that by federal law cannot be dispensed unless ordered by a physician, dentist, or podiatrist. Provides that the pharmacy formulary used by the Department of Revenue shall be adopted by rule and shall be no more restrictive than the pharmacy formulary adopted by the Department of Public Aid in its administration of the medical assistance Article of the Illinois Public Aid Code. Increases the income eligibility level for both circuit breaker and pharmaceutical assistance to (i) 28,000 for a household containing one person, (ii) \$35,000 for a household containing 2 persons, or (iii) \$42,000 for a household containing 3 or more persons for the 2001 grant year and thereafter. Changes the \$2,000 benefit cap per State fiscal year under the pharmaceutical assistance program to a \$2,000 benefit cap per calendar year beginning January 1, 2002. Changes the coverage year for beneficiaries under the pharmaceutical assistance program from an annual renewal based on the application date of each beneficiary to a calendar coverage year for all beneficiaries beginning January 1, 2002. Effective January 1, 2002.

HOUSE AMENDMENT NO. 2.

```
Deletes reference to: 320 ILCS 25/Act title 320 ILCS 25/1 320 ILCS 25/2 from Ch. 67 1/2, par. 401 from Ch. 67 1/2, par. 402
```

960 HB-0005---Cont.

> 320 ILCS 25/9 from Ch. 67 1/2, par. 409 320 ILCS 25/3.14 rep. Adds reference to: 320 ILCS 25/3.18 new 320 ILCS 25/3.19 new

Deletes the enacting clause and everything after the enacting clause. Reinserts the provisions of the introduced bill, but without the enacting clause.

> Adopted 002-001-000/

> > SUB

Adopted

NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Revenue REVENUE 01-03-01 H Amendment No.01 Н Remains in CommiRevenue 01-03-16 H Amendment No.02 REVENUE H Do Pass Amend/Short Debate 011-000-000 Н H Placed Cal 2nd Rdg-Shrt Dbt 01-03-22 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-27 H Added As A Joint Sponsor MADIGAN, MJ 01-03-29 H Added As A Joint Sponsor COULSON H Added As A Joint Sponsor DAVIS, MONIQUE H Added As A Joint Sponsor MOORE H Added As A Co-sponsor BASSI H Added As A Co-sponsor BEAUBIEN H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor BERNS H Added As A Co-sponsor BIGGINS H Added As A Co-sponsor BLACK H Added As A Co-sponsor BOST H Added As A Co-sponsor BRADY H Added As A Co-sponsor COWLISHAW H Added As A Co-sponsor CROSS H Added As A Co-sponsor DURKIN H Added As A Co-sponsor HASSERT H Added As A Co-sponsor HOEFT H Added As A Co-sponsor HULTGREN H Added As A Co-sponsor JOHNSON H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor KLINGLER H Added As A Co-sponsor KOSEL H Added As A Co-sponsor KRAUSE H Added As A Co-sponsor KURTZ H Added As A Co-sponsor LAWFER H Added As A Co-sponsor LEITCH H Added As A Co-sponsor LINDNER H Added As A Co-sponsor LYONS, EILEEN H Added As A Co-sponsor MATHIAS H Added As A Co-sponsor MCAULIFFE H Added As A Co-sponsor MEYER 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 MULLIGAN H Added As A Co-sponsor MYERS, RICHARD H Added As A Co-sponsor O'CONNOR H Added As A Co-sponsor OSMOND H Added As A Co-sponsor PANKAU H Added As A Co-sponsor PARKE H Added As A Co-sponsor PERSICO H Added As A Co-sponsor POE H Added As A Co-sponsor RIGHTER H Added As A Co-sponsor RUTHERFORD H Added As A Co-sponsor RYDER

> H Added As A Co-sponsor SAVIANO H Added As A Co-sponsor SCHMITZ

```
01-03-29--Cont.
        H Added As A Co-sponsor SOMMER
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor TENHOUSE
        H Added As A Co-sponsor TURNER, JOHN
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor WIRSING
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor HOLBROOK
        H Added As A Co-sponsor REITZ
        H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-30 S Arrive Senate
         S Placed Calndr First Rdg
01-04-03 S Chief Sponsor DILLARD
01-04-04 S Added as Chief Co-sponsor WALSH,L
        S First reading
                                   Referred to Sen Rules Comm
01-04-17 S Added As A Co-sponsor BOWLES
01-04-26 S Added as Chief Co-sponsor OBAMA
```

HB-0006 WINKEL – MULLIGAN – O'CONNOR – STEPHENS – COULSON, HOEFT, JONES, JOHN, ZICKUS, KURTZ, SCHMITZ, JOHNSON, WOJCIK, CROSS, LYONS, EILEEN, MITCHELL, JERRY, TURNER, JOHN, MYERS, RICHARD, POE, MEYER, MATHIAS, BERNS, BOST, HULTGREN, MITCHELL, BILL, SAVIANO, BIGGINS, WAIT, COWLISHAW AND WRIGHT.

```
35 ILCS 5/208 from Ch. 120, par. 2-208
```

35 ILCS 5/208.5 new 35 ILCS 200/15-173 new

Amends the Illinois Income Tax Act. Provides that in addition to the existing tax credit for residential property, for the 2001 tax year and thereafter, every individual taxpayer whose principal residence has an equalized assessed value of less than \$166,667 shall be entitled to an additional tax credit equal to 5% of the real property taxes paid on the principal residence of the taxpayer. Creates a credit against the taxes imposed under the Act for Subchapter S corporations and sole proprietorships in an amount equal to 5% of the property taxes paid on eligible property owned by the Subchapter S corporation or sole proprietorship. Provides that for Subchapter S corporation or sole proprietorship property to be eligible, it must have an equalized assessed value of less than (i) \$399,000 in counties with 3,000,000 or more inhabitants or (ii) \$166,667 in counties with fewer than 3,000,000 inhabitants. Exempts the credits from the sunset provisions. Amends the Property Tax Code. Provides that an individual taxpayer who is 65 years of age or older and who paid residential real property taxes on the taxpayer's principal residence is entitled to a rebate. The rebate shall be in an amount equal to 10% of those taxes minus the amount of any credit allowed under the Illinois Income Tax Act for property taxes paid and any homeowners' tax relief rebate paid under the Illinois Income Tax Act. The Department Revenue shall pay rebates for property taxes paid in

```
1999 and in 2001 and thereafter. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
     00-12-08 H Prefiled with the Clerk
     01-01-10 H First reading
                                          Referred to Hse Rules Comm
     01-01-19 H Added As A Joint Sponsor MULLIGAN
     01-01-31 H
                                          Assigned to Revenue
     01-02-02 H Primary Sponsor Changed To WINKEL
              H Added As A Joint Sponsor O'CONNOR
              H Added As A Joint Sponsor STEPHENS
              H Added As A Joint Sponsor COULSON
     01-02-08 H Added As A Co-sponsor HOEFT
              H Added As A Co-sponsor JONES, JOHN
              H Added As A Co-sponsor ZICKUS
              H Added As A Co-sponsor KURTZ
```

```
01-02-08-Cont.
              H Added As A Co-sponsor SCHMITZ
              H Added As A Co-sponsor JOHNSON
              H Added As A Co-sponsor WOJCIK
              H Added As A Co-sponsor CROSS
              H Added As A Co-sponsor LYONS, EILEEN
              H Added As A Co-sponsor MITCHELL, JERRY
              H Added As A Co-sponsor TURNER, JOHN
              H Added As A Co-sponsor MYERS, RICHARD
              H Added As A Co-sponsor POE
              H Added As A Co-sponsor MEYER
              H Added As A Co-sponsor MATHIAS
              H Added As A Co-sponsor BERNS
              H Added As A Co-sponsor BOST
              H Added As A Co-sponsor HULTGREN
              H Added As A Co-sponsor MITCHELL, BILL
              H Added As A Co-sponsor SAVIANO
              H Added As A Co-sponsor BIGGINS
              H Added As A Co-sponsor WAIT
      01-02-21 H Added As A Co-sponsor COWLISHAW
      01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
      01-04-04 H
                                        Motion Filed PURSUANT TO RULE
              Н
                                         18(G), I MOVE TO
              Н
                                        DISCHARGE THE
              Н
                                        RULES COMMITTEE
              Н
                                        FROM FURTHER
              Н
                                        CONSIDERATION OF
                                        HB 6 AND ADVANCE
              Н
              Η
                                        TO THE ORDER OF
              Н
                                         SECOND READING-
                                        STANDARD DEBATE
              H
              Н
                                         -CROSS
              Н
                                         REP.CURRIE OBJECTS
              Η
                                         TO THE MOTION
                                         Chair Rules
                                         IN ORDER
              H Appeal Ruling of Chair CROSS
              H Shall Chair Be Sustained
              H Mtn PvI/Chr Ssn/000-000059-054-003
                                         Committee Rules
      01-07-18 H Added As A Co-sponsor WRIGHT
   1007
            O'CONNOR - KOSEL - ZICKUS - BIGGINS - KURTZ, DANIELS, SCH-
            MITZ, WOJCIK, LYONS, EILEEN, JONES, JOHN, WAIT, JOHNSON,
            MITCHELL, JERRY, TÜRNER, JOHN, SAVIANO, STEPHENS, MEYER,
            MATHIAS AND HULTGREN.
   15 ILCS 5/203
                                 from Ch. 120, par. 2-203
   mends the Illinois Income Tax Act. Creates a deduction for individual taxpayers
  .o are 62 years of age or older in an amount equal to the amount the individual pays
 or Medicare Part B benefits during the taxable year. Provides that the deduction is
available in taxable years ending on or after December 31, 2001. Exempts the deduc-
tion from the sunset provisions. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                         Referred to Hse Rules Comm
      01-01-19 H Added As A Joint Sponsor KOSEL
      01-01-31 H
                                         Assigned to Revenue
      01-02-02 H Primary Sponsor Changed To O'CONNOR
              H Added As A Joint Sponsor ZICKUS
              H Added As A Joint Sponsor BIGGINS
              H Added As A Joint Sponsor KURTZ
```

01-02-13 H Added As A Co-sponsor DANIELS H Added As A Co-sponsor SCHMITZ H Added As A Co-sponsor WOJCIK H Added As A Co-sponsor LYONS, EILEEN H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor WAIT

```
01-02-13--Cont.
        H Added As A Co-sponsor JOHNSON
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor TURNER, JOHN
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor HULTGREN
01-03-16 H
                                   Re-Refer Rules/Rul 19(a)
```

HB-0008 BEAUBIEN - PARKE - DANIELS - LINDNER.

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 2002 and subsequent years. 00-12-08 H Prefiled with the Clerk

```
01-01-10 H First reading
                                  Referred to Hse Rules Comm
01-01-31 H
                                  Assigned to Labor
01-02-15 H Primary Sponsor Changed To BEAUBIEN
        H Added As A Joint Sponsor PARKE
        H Added As A Joint Sponsor DANIELS
        H Added As A Joint Sponsor LINDNER
01-03-16 H
                                  Re-Refer Rules/Rul 19(a)
01-04-04 H
                                  Motion Filed PURSUANT TO RULE
        Н
                                  18(G), I MOVE TO
        Н
                                  DISCHARGE THE
        н
                                  RULES COMMITTEE
        Н
                                  FROM FURTHER
                                  CONSIDERATION OF
        н
        Н
                                  HB 8 AND ADVANCE
        Н
                                  TO THE ORDER OF
        Н
                                  SECOND READING -
        Н
                                  STANDARD DEBATE
        Н
                                  -BLACK
        Н
                                  REP.CURRIE OBJECTS
        Н
                                  TO THE MOTION
        Н
                                  Chair Rules
        Н
                                  ORDER
        H Appeal Ruling of Chair BLACK
        H Shall Chair Be Sustained
        H Mtn PvI/Chr Ssn/000-000048-054-001
                                  Committee Rules
```

HB-0009 BERNS - PARKE - KENNER, O'BRIEN, FORBY, FOWI MCCARTHY, COLLINS AND BOLAND.

730 ILCS 5/5-9-1.12 new

Amends the Unified Code of Corrections. Provides that an additional fine of at leas.. \$300 but not more than \$1,000 shall be imposed against a person convicted of aggravated battery of a child or certain sex offenses. Provides that the additional fine shall be distributed to Children's Advocacy Centers for the investigation of sexual crimes, violence against children, and counseling for victims and their families who have been sexually or physically abused.

CORRECTIONAL NOTE (Department of Corrections) There will be no prison population impact or fiscal impact.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/5-9-1.12 new Adds reference to: 30 ILCS 105/5,545 new 730 ILCS 5/5-9-1.5 730 ILCS 5/5-9-1.7

from Ch. 38, par. 1005-9-1.5 from Ch. 38, par. 1005-9-1.7

Deletes everything. Amends the Unified Code of Corrections. Provides that the domestic violence fine and the sexual assault fine shall be not less than \$300 and not more than \$1,000 (rather than \$100). Creates a Children's Advocacy Center Services Fund. Provides that moneys in the Fund shall be appropriated to the Department of Children and Family Services to make grants to Children's Advocacy Centers with whom the Department has contracts for the purpose of providing multidisciplinary investigation, prosecution, and treatment referral of child sexual abuse and severe physical abuse cases. Provides for distribution of certain amounts of the moneys from the domestic violence fines and the sexual assault fines to be deposited into the Children's Advocacy Center Service Fund.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                         Referred to Hse Rules Comm
                                         Correctional Note Filed
   01-01-29 H
                                         Committee Rules
             Ή
    01-01-30 H Added As A Joint Sponsor KENNER
                                         Assigned to Judiciary II - Criminal Law
    01-01-31 H
    01-02-07 H Added As A Co-sponsor O'BRIEN
    01-02-08 H Added As A Co-sponsor FORBY
             H Added As A Co-sponsor FOWLER
    01-02-14 H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor COLLINS
    01-03-01 H Added As A Co-sponsor BOLAND
                                         JUD-CRIMINAL H
                                                                 Adopted
                    Amendment No.01
    01-03-16 H
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-20 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-23 H Primary Sponsor Changed To BERNS
             H Added As A Joint Sponsor PARKE
    01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
    01-03-28 S Arrive Senate
             S Placed Caindr First Rdg
```

HB-0010

BUGIELSKI – COWLISHAW – CAPPARELLI – PARKE – HOFFMAN, NOVAK, LYONS, JOSEPH, BURKE, HOLBROOK, WOJCIK, ZICKUS, BLACK, FRITCHEY, BRADLEY, HASSERT, KRAUSE, SAVIANO, MCCARTHY, CROTTY, RYAN, ERWIN, MEYER, DURKIN, MAY AND MATHIAS.

```
625 ILCS 5/12-610 from Ch. 95 1/2, par. 12-610
```

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

Amends the Illinois Vehicle Code. Permits the use of a single-sided headset with a cellular or other mobile telephone. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Section does not prohibit the use of a single-sided headset or earpiece (instead of a single-sided headset only).

```
iece (instead of a single-sided headset only).
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Transportation & Motor Vehicles
      01-01-31 H
      01-02-14 H Primary Sponsor Changed To BUGIELSKI
               H Added As A Joint Sponsor COWLISHAW
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Joint Sponsor PARKE
               H Added As A Joint Sponsor HOFFMAN
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor BURKE
               H Added As A Co-sponsor HOLBROOK
               H Added As A Co-sponsor WOJCIK
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor HASSERT
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor CROTTY
```

```
01-02-15 H
                Amendment No.01
                                     TRANSPORTAT'N H
                                                              Adopted
                                     Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor MEYER
01-02-20 H Added As A Co-sponsor DURKIN
         H Added As A Co-sponsor MAY
01-02-22 H Added As A Co-sponsor MATHIAS
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-02-27 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor LAUZEN
         S First reading
                                     Referred to Sen Rules Comm
01-02-28 S Added as Chief Co-sponsor PARKER
01-04-06 S
                                     Assigned to Transportation
01-04-18 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-04-19 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-02 S Added as Chief Co-sponsor CULLERTON
         S Third Reading - Passed 057-000-000
         H Passed both Houses
01-05-31 H Sent to the Governor
01-07-25 H Governor approved
         Н
              Effective Date 01-07-25
         Н
              PUBLIC ACT 92-0152
```

HB-0011 MITCHELL, BILL - HOLBROOK - KOSEL - DAVIS, STEVE.

625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code. Provides for issuance of Union Member license plates, at an additional initial charge of \$15 and an additional renewal charge of \$2, with eligibility requirements to be determined by the Secretary of State. Provides that the plates shall display the colors red, white, and blue and the phrases "Union Member" and "Buy American". Provides that the \$15 additional initial charge and the \$2 renewal charge shall go to the Secretary of State Special License Plate Fund.

NOTE(S) THAT MAY APPLY: Fiscal

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Joint Sponsor HOLBROOK
01-02-14 H Added As A Joint Sponsor KOSEL
01-02-23 H Added As A Joint Sponsor DAVIS,STEVE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0012 MATHIAS – OSMOND – HULTGREN – BELLOCK – MOFFITT, FRANKS, HOLBROOK, DAVIS, MONIQUE, COLLINS, WAIT AND DART.

105 ILCS 5/22-27 new

Amends the School Code. Provides that school boards of districts that maintain grades 10 through 12 shall award diplomas to honorably discharged veterans of World War II who left high school before graduating in order to serve in the armed forces of the United States and who have not received a high school diploma.

SENATE AMENDMENT NO. 1.

Allows (instead of requires) a school board to award the diploma. Allows diplomas to also be awarded to honorably discharged veterans who served in the armed forces of the United States during the Korean Conflict and who left high school before graduating in order to serve.

Education

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-11 H Added As A Joint Sponsor OSMOND
H Added As A Joint Sponsor HULTGREN
H Added As A Joint Sponsor BELLOCK
H Added As A Joint Sponsor MOFFITT
01-01-31 H Assigned to Elementary & Secondary
```

		Added As A Co-sponsor FRA		
01-02-08	3 H	Added As A Co-sponsor HOI	LBROOK	
01-02-22		Added As A Co-sponsor DA		
		Added As A Co-sponsor COI		
		Added As A Co-sponsor WA		
01-02-23			Do Pass/Short Debate Cal 03	20-001-000
		Placed Cal 2nd Rdg-Shrt Dbt		
01-02-2	7 H	Amendment No.01	MATHIAS	
	Н		HRUL	
	Н	Cal Ord 2nd Rdg-Shrt Dbt		
01-03-0		Second Reading-Short Debate	e	
	Н	Pid Cal 3rd Rdg-Shrt Dbt		
01-03-0			Tabled Pursnt to Rule 40(a)	HA #1
		3rd Rdg-Shrt Dbt-Pass/Vote		
		Added As A Co-sponsor DAI	RT	
01-03-0		Arrive Senate		
		Placed Calndr First Rdg		
		Chief Sponsor MAHAR		
		First reading	Referred to Sen Rules Comm	n
01-04-0			Assigned to Education	
01-04-18	-		Postponed	
01-04-23			Postponed	
01-05-02			Held in Committee	
01-05-09		Amendment No.01		Adopted
	S		Recmnded do pass as amend	1 008-000-000
		Placed Calndr, Second Rdg		
01-05-14		Second Reading		
		Placed Calndr,3rd Reading		
01-05-16		Third Reading - Passed 056-0	000-000	
		Arrive House		
		Place Cal Order Concurrence	01	
01-05-1		Motion Filed Concur	VIDVO	
	Н	***************************************	HRUL	
04 04 0		Calendar Order of Concurren		
01-05-3		B 11 41 11	Motion TO CONCUR SA	
		Recommends be Adopted HR		
		H Concurs in S Amend 01/11	5-000-000	
01.06.36		Passed both Houses		
		Sent to the Governor		
01-08-2		Governor approved Effective Date 02-01-01		
	H	PUBLIC ACT 92-0446		
	п	FUBLIC ACT 92-0440		

HB-0013 COWLISHAW – BELLOCK – COULSON – OSMOND – KRAUSE, KLINGLER, ZICKUS, SCHMITZ, BLACK, WOJCIK, LYONS,EILEEN, JONES, JOHN, KURTZ, LINDNER, JOHNSON, WAIT, BRADY, LAWFER, MYERS,RICHARD, MEYER, MITCHELL, JERRY, TURNER, JOHN, WINTERS, STEPHENS, MATHIAS, DANIELS, HULTGREN, BIGGINS, POE, MITCHELL, BILL AND ERWIN.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Allows an income tax credit in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering the individual taxpayer or the taxpayer's spouse, parent, or dependent. Provides that the credit may not exceed \$200 or the taxpayer's liability, whichever is less. Prohibits the carry forward of an excess tax credit to a succeeding year's tax liability. Exempts the credit from the sunset provisions. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk
```

01-01-10 H First reading Referred to Hse Rules Comm

01-01-23 H Primary Sponsor Changed To COWLISHAW

01-01-29 H Added As A Joint Sponsor BELLOCK

01-01-31 H Assigned to Revenue

01-02-02 H Added As A Joint Sponsor COULSON

H Added As A Joint Sponsor OSMOND

H Added As A Joint Sponsor KRAUSE

01-02-06 H Added As A Co-sponsor KLINGLER

```
01-02-13 H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor SCHMITZ
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor JOHNSON
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor TURNER JOHN
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor DANIELS
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor BIGGINS
        H. Added As A Co-sponsor POE
        H Added As A Co-sponsor MITCHELL, BILL
01-02-14 H Added As A Co-sponsor ERWIN
01-03-16 H
                                  Re-Refer Rules/Rul 19(a)
     PARKE.
```

HB-0014

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".

00-12-08 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0015 WINKEL - ERWIN - BERNS - BOST - MYERS, RICHARD, KLINGLER, GRANBERG, PARKE, BELLOCK, LYONS, EILEEN, FORBY, FOWLER, ZICKUS, WOJCIK, JONES, JOHN, JOHNSON, OSMOND, BRADY, KRAUSE, TURNER, JOHN, STEPHENS, WIRSING, MATHIAS, HULT-GREN, BIGGINS, DURKIN, DANIELS, FEIGENHOLTZ, YARBROUGH AND MILLER.

30 ILCS 105/6z-18 from Ch. 127, par. 142z-18 30 ILCS 105/6z-20 from Ch. 127, par. 142z-20 35 ILCS 105/3-10 from Ch. 120, par. 439.3-10 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 110/3-10 from Ch. 120, par. 439.33-10 35 ILCS 110/9 from Ch. 120, par. 439.39 35 ILCS 115/3-10 from Ch. 120, par. 439.103-10 35 ILCS 115/9 from Ch. 120, par. 439.109 35 ILCS 120/2-10 from Ch. 120, par. 441-10 35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning July 1, 2001, the tax with respect to textbooks required for use at State universities and public community colleges is imposed under these Acts at the rate of 1.25% (eliminating the State's portion of the tax). Authorizes the Department of Revenue to adopt rules. Amends the State Finance Act to adjust the distribution with respect to this tax. Effective immediately.

HOUSE AMENDMENT NO. 1.

Extends the elimination of the State's portion of the use and occupation taxes on textbooks to those required for use at nonpublicly supported educational organizations located in Illinois that qualify as institutions of higher learning under the Illinois Financial Assistance Act for Nonpublic Institutions of Higher Learning.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk

H Added As A Joint Sponsor BERNS

H Added As A Joint Sponsor BOST

H Added As A Joint Sponsor MYERS, RICHARD

```
01-01-10 H First reading
                                    Referred to Hse Rules Comm
01-01-31 H
                                    Assigned to Revenue
01-02-08 H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor FORBY
        H Added As A Co-sponsor FOWLER
01-02-13 H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor JOHNSON
         H Added As A Co-sponsor OSMOND
         H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor KRAUSE
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor WIRSING
         H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor DURKIN
         H Added As A Co-sponsor DANIELS
01-02-15 H Joint Sponsor Changed to ERWIN
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor GRANBERG
01-02-20 H Added As A Co-sponsor FEIGENHOLTZ
        H Added As A Co-sponsor YARBROUGH
01-02-23 H Added As A Co-sponsor MILLER
01-03-08 H
               Amendment No.01
                                   REVENUE
                                                           Adopted
                                                            003-000-000/
        Н
                                                            SUB
         Н
                                    Remains in CommiRevenue
01-03-16 H
                                   Re-Refer Rules/Rul 19(a)
```

HB-0016 GRANBERG – GARRETT – MAY – SOTO – RYAN, O'BRIEN, MCKEON, OSTERMAN, FEIGENHOLTZ, ERWIN, BROSNAHAN, YARBROUGH, GILES, SCOTT AND NOVAK.

New Act 320 ILCS 10/8

from Ch. 23, par. 6208

Creates the Family Caregiver Support Act and amends the Respite Program Act. Directs the Department on Aging to administer a program to provide family caregiver long-term care information and support services for family and other unpaid caregivers of aged adults with functional disabilities. Provides that the authorized services are those authorized under the Respite Program Act. Requires area agencies on aging to arrange for the delivery of the services. Requires the Department to seek and secure funding under the National Family Caregiver Support Program. In the Respite Program Act, eliminates a provision that implementation of projects under the Act are contingent on the availability of federal financial participation.

FISCAL NOTE (Department on Aging)

Based on 1990 Census figures and assuming that half of the individuals with Alzheimer's who live at home would require respite for their caregivers, the total cost would be \$35,114,358 annually.

HOUSE AMENDMENT NO. 1.

```
Adds reference to:
320 ILCS 10/1.5
                              from Ch. 23, par. 6201.5
320 ILCS 10/2
                              from Ch. 23, par. 6202
320 ILCS 10/3
                              from Ch. 23, par. 6203
320 ILCS 10/4
                              from Ch. 23, par. 6204
320 ILCS 10/5
                              from Ch. 23, par. 6205
320 ILCS 10/6
                              from Ch. 23, par. 6206
320 ILCS 10/11
                              from Ch. 23, par. 6211
320 ILCS 10/12
                              from Ch. 23, par. 6212
320 ILCS 10/7 rep.
320 ILCS 10/9 rep.
320 ILCS 10/10 rep.
```

969 HB-0016—Cont.

Deletes everything. Creates the Family Caregiver Act, to be administered by the Department on Aging, for the purpose of encouraging family members to provide care for their elderly family members. Requires the Department to contract with area agencies on aging and other appropriate agencies to provide family caregiver support services to the extent of available funding. Provides that the services include counseling, training, and respite care. Also authorizes caregiver support services for grandparents who are primary caregivers for their grandchildren. Amends the Respite Program Act. Deletes references to abused adults and to functionally disabled or cognitively impaired adults (so that the Act applies to "frail or disabled" adults). Defines a "frail or disabled adult" as a person age 60 (instead of 55) or older and who either (i) suffers from Alzheimer's disease or a related disorder or (ii) is unable to attend to his or her daily needs without assistance or regular supervision. Deletes references to the Council on Aging. Makes other changes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor GARRETT
            H Added As A Joint Sponsor MAY
            H Added As A Joint Sponsor SOTO
   01-01-31 H
                                        Fiscal Note Filed
                                        Assigned to Aging
   01-02-02 H Added As A Co-sponsor O'BRIEN
   01-02-06 H Added As A Joint Sponsor RYAN
   01-02-07 H Added As A Co-sponsor MCKEON
   01-02-08 H Added As A Co-sponsor OSTERMAN
            H Added As A Co-sponsor FEIGENHOLTZ
   01-02-14 H Added As A Co-sponsor ERWIN
   01-02-20 H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor YARBROUGH
   01-02-27 H Added As A Co-sponsor GILES
   01-03-01 H Added As A Co-sponsor SCOTT
   01-03-08 H
                                        Do Pass/Short Debate Cal 016-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-30 H
                                        GRANBERG
                    Amendment No.01
            н
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-04-02 H
                    Amendment No.01
                                        GRANBERG
            H Recommends be Adopted HRUL/005-000-000
            H Second Reading-Short Debate
                    Amendment No.01
                                        GRANBERG
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-03 H Added As A Co-sponsor NOVAK
    01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   01-04-10 S Arrive Senate
             S Placed Calndr First Rdg
   01-04-18 S Chief Sponsor PARKER
   01-04-19 S First reading
                                        Referred to Sen Rules Comm
   01-04-24 S Added as Chief Co-sponsor RONEN
   01-04-26 S Added as Chief Co-sponsor OBAMA
   01-04-27 S Added As A Co-sponsor SULLIVAN
```

HB-0017 MITCHELL,BILL - MATHIAS, O'BRIEN, REITZ, BEAUBIEN, JONES,JOHN, OSMOND, MITCHELL,JERRY, WINKEL, SAVIANO, STEPHENS, MOFFITT, POE, BERNS, DURKIN, BOLAND AND O'CONNOR.

35 ILCS 5/214 new 35 ILCS 5/215 new

Amends the Illinois Income Tax Act. Creates a \$2,000 tax credit for each taxpayer who purchases a new E85 ethanol powered motor vehicle for each vehicle purchased during the taxable year. Creates a \$10,000 tax credit for each motor fuel retailer who installs one or more new E85 ethanol fuel dispensing pumps at his or her motor fuel retail store in Illinois during the taxable year. Provides that each of the credits applies during taxable years 2002 through 2006. Provides that the credits may not reduce the taxpayer's liability to less than zero. Effective January 1, 2002.

HOUSE AMENDMENT NO. 1.

Replaces the \$2,000 income tax credit for the purchase of an E85 ethanol-powered motor vehicle with a credit of (i) \$500 for each E85 ethanol-powered motor vehicle purchased during the taxable year and (ii) for each of the 3 taxable years following the taxable year of purchase, \$500 for each vehicle for which a purchase credit was allowed, if the taxpayer verifies that the taxpayer purchased at least 1,000 gallons of E85 blend fuel during the taxable year for each E85 ethanol-powered motor vehicle for which a purchase credit was allowed.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor MATHIAS
                                       Assigned to Revenue
   01-01-31 H
   01-02-07 H Added As A Co-sponsor O'BRIEN
   01-02-08 H Added As A Co-sponsor REITZ
   01-02-22 H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor BERNS
            H Added As A Co-sponsor DURKIN
   01-03-01 H Added As A Co-sponsor BOLAND
                   Amendment No.01
                                       REVENUE
                                                               Adopted
   01-03-16 H
                                                                 SUB
            Η
            Н
                                       Remains in CommiRevenue
            Н
                                       Re-Refer Rules/Rul 19(a)
   01-03-21 H Added As A Co-sponsor O'CONNOR
```

MITCHELL, JERRY - DANIELS - KOSEL - SAVIANO - MEYER, HOEFT, ZICKUS, SCHMITZ, BLACK, BEAUBIEN, LYONS, EILEEN, RIGHTER, JONES, JOHN, O'CONNOR, KURTZ, JOHNSON, PERSICO, COULSON, BIGGINS, LINDNER, OSMOND, CROSS, KLINGLER, KRAUSE, HASSERT, WINKEL, STEPHENS, MYERS, RICHARD, MOFFITT, MATHIAS, HULTGREN AND BERNS.

```
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/5 from Ch. 127, par. 655
```

Amends the General Obligation Bond Act. Increases the amount authorized to be sold for grants to school districts for school improvement projects authorized by the School Construction Law by \$1,000,000,000. Distributes the increased authorization by increasing the amount authorized to be sold in year 5 of the schedule by 200,000,000 and in year 6 of the schedule by \$330,000,000, and by extending the hedule to a seventh and eighth year in which \$300,000,000 and \$170,000,000 respectly are authorized to be sold. Effective July 1, 2001.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                    Referred to Hse Rules Comm
01-01-31 H
                                    Assigned to Revenue
01-02-05 H Primary Sponsor Changed To MITCHELL, JERRY
        H Added As A Joint Sponsor DANIELS
        H Added As A Joint Sponsor KOSEL
        H Added As A Joint Sponsor SAVIANO
        H Added As A Joint Sponsor MEYER
01-02-14 H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor SCHMITZ
        H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor BEAUBIEN
        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 O'CONNOR
```

```
01-02-14-Cont.
               H Added As A Co-sponsor KURTZ
               H Added As A Co-sponsor JOHNSON
               H Added As A Co-sponsor PERSICO
               H Added As A Co-sponsor COULSON
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor OSMOND
               H Added As A Co-sponsor CROSS
               H Added As A Co-sponsor KLINGLER
               H Added As A Co-sponsor KRAUSE
               H Added As A Co-sponsor HASSERT
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor STEPHENS
               H Added As A Co-sponsor MYERS, RICHARD
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor MATHIAS
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BERNS
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0019
            SCHOENBERG - MATHIAS - RYAN - MCCARTHY AND MAY.
  220 ILCS 5/13-1001 new
  220 ILCS 5/13-1002 new
  Amends the Telecommunications Article of the Public Utilities Act. Provides that
new telephone numbers shall not be allocated to telecommunications carriers in blocks
of more than 1,000 numbers. Directs the Illinois Commerce Commission to adopt rules
requiring the return of unused numbers for reallocation. Provides that the Commission
shall not authorize the creation of a new area code within an existing area code in Cook
County or any of the the collar counties unless at least 75% of the potentially available
telephone numbers within the existing area code are being used by consumers of tele-
communications services. Effective immediately.
      FISCAL NOTE (Illinois Commerce Commission)
      ICC estimates no fiscal impact on State revenues from HB 19.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                           Referred to Hse Rules Comm
      01-01-22 H
                                           Fiscal Note Filed
               Н
                                           Committee Rules
     01-01-31 H
                                           Assigned to Public Utilities
               H Added As A Joint Sponsor MATHIAS
      01-02-08 H Added As A Joint Sponsor RYAN
      01-02-14 H Added As A Co-sponsor MAY
               H Added As A Joint Sponsor MCCARTHY
     01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
            SCHOENBERG - FRITCHEY - MATHIAS AND FRANKS.
HB-0020
  625 ILCS 5/2-123
                                   from Ch. 95 1/2, par. 2-123
  Amends the Illinois Vehicle Code. Provides that the Secretary of State may not
knowingly disclose or make available for commercial solicitation purposes a photo-
graph or digitally produced and captured image of any individual obtained by the Sec-
retary's office in connection with a motor vehicle record. Effective immediately.
      FISCAL NOTE (Office of the Secretary of State)
      HB 20 does not have a fiscal impact on the Office of the
      Secretary of State.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                           Referred to Hse Rules Comm
      01-01-31 H
                                           Assigned to Constitutional Officers
               H Added As A Joint Sponsor FRITCHEY
               H Added As A Joint Sponsor MATHIAS
      01-02-07 H Added As A Co-sponsor FRANKS
```

Fiscal Note Filed

Committee Constitutional Officers

Re-Refer Rules/Rul 19(a)

01-02-15 H

01-03-16 H

972

LYONS, EILEEN - OSMOND - BELLOCK - MATHIAS - KLINGLER. HB-0021

625 ILCS 5/3-707

from Ch. 95 1/2, par. 3-707

Amends the Illinois Vehicle Code. Provides that lack of knowledge that the vehicle is uninsured is not a defense to a charge of operating an uninsured vehicle. Effective immediately.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                       Referred to Hse Rules Comm
01-01-11 H Added As A Joint Sponsor OSMOND
          H Added As A Joint Sponsor BELLOCK
01-01-30 H Added As A Joint Sponsor MATHIAS
01-01-31 H
                                       Assigned to Transportation & Motor Vehicles
01-02-06 H Added As A Joint Sponsor KLINGLER
01-02-15 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-001-005
01-02-20 S Arrive Senate
          S Placed Calndr First Rdg
         S
            Chief Sponsor RADOGNO
01-02-21 S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Transportation
01-04-18 S
                                      Held in Committee
01-05-02 S
                                      Postponed
01-05-09 S
                                      Postponed
                                      Committee Transportation
01-05-12 S
```

Refer to Rules/Rul 3-9(a)

Re-Refer Rules/Rul 19(a)

CROSS - COWLISHAW - WINTERS. HB-0022

New Act

30 ILCS 805/8,25 new

Creates the Water Conservation Act. Provides that within 5 years after the effective date of the Act, the owner or operator of a building located in the State of Illinois that is open to the public and provides men's restroom facilities must replace any high tanks that supply single or multiple urinals with individual flushometers. Amends the State Mandates Act to require implementation without reimbursement.

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

```
00-12-08 H Prefiled with the Clerk
01-01-10 H Primary Sponsor Changed To CROSS
         H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to Conservation & Land Use
01-03-15 H Added As A Joint Sponsor COWLISHAW
         H Added As A Joint Sponsor WINTERS
01-03-16 H
                                     Motion Do Pass-Lost 000-009-000 HCLU
         H
                                     Remains in CommiConservation & Land Use
```

HB-0023

FEIGENHOLTZ - LEITCH - CURRIE - COULSON - FLOWERS, LANG, HOWARD, RYAN, ACEVEDO, BELLOCK, CROTTY, CURRY, JULIE, DAVIS, MONIQUE, ERWIN, FORBY, FOWLER, GARRETT, HOL-BROOK, MCGUIRE, MCKEON, MENDOZA, MITCHELL, BILL, OSTER-MAN, SCOTT, SOTO, SCULLY, O'BRIEN, BRUNSVOLD, DAVIS, STEVE, MILLER, YOUNGE, MURPHY, LYONS, JOSEPH, TURNER, ART, DEL-GADO, BRADLEY, HOFFMAN, KENNER, BUGIELSKI, MAY, SCHOEN-BERG, KRAUSE, COLLINS, JONES, LOU, CAPPARELLI, HANNIG, BROSNAHAN, GILES, MAUTINO, HAMOS, MCCARTHY, YAR-BROUGH, MULLIGAN, LINDNER, BOLAND, SAVIANO, BURKE, BEAU-BIEN, ZICKUS, BASSI, MYERS,RICHARD, DURKIN, FRITCHEY, LYONS,EILEEN, STROGER, SLONE, NOVAK, WOJCIK, JONES,JOHN, MOORE, HARTKE, REITZ, KLINGLER, MCAULIFFE, RIGHTER, O'CONNOR, STEPHENS, MATHIAS AND FRANKS.

```
215 ILCS 106/10
215 ILCS 106/20
215 ILCS 106/23 new
215 ILCS 106/35
305 ILCS 5/12-4.20
```

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. 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. 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, 2002 and each January 1 thereafter. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 106/10 215 ILCS 106/20 215 ILCS 106/23 new 215 ILCS 106/35 305 ILCS 5/12-4.20 Adds reference to: New Act 215 ILCS 97/20 215 ILCS 106/20

Deletes everything. Creates the Family Health Insurance Program Act and amends the Illinois Health Insurance Portability and Accountability Act and the Children's Health Insurance Program Act. Creates a Family Health Insurance Program, to be administered by the Department of Public Aid. Provides for health care coverage for certain low-income families, either by subsidizing the cost of an employer-provided benefits plan or by providing health care services upon the payment of specified premiums and copayments. Requires the Department to apply for necessary federal waivers, but requires the Department to implement the program (subject to appropriations) even if some or all of the waiver requests are denied. Requires that the program be operational by January 1, 2002 at the earliest. Repeals the Family Health Insurance Program Act on June 30, 2007. Adds coverage under the Family Health Insurance Program Act to the list of "creditable coverages" under the Illinois Health Insurance Portability and Accountability Act. As a condition of eligibility for the Children's Health Insurance Program, provides for an upper limit of income eligibility at 200% (rather than 185%) of the federal poverty level, in connection with efforts to obtain federal matching funding.

HOUSE AMENDMENT NO. 2.

Deletes everything. Creates the Family Health Insurance Program Act and amends the Illinois Health Insurance Portability and Accountability Act and the Children's Health Insurance Program Act, with provisions substantially similar to those House Amendment No. 1. Creates a Family Health Insurance Program, to be administered by the Department of Public Aid. Provides for health care coverage for certain low-income families, either by subsidizing the cost of an employer-provided benefits plan or by providing health care services upon the payment of specified premiums and copayments. Requires the Department to apply for necessary federal waivers, but requires the Dcpartment to implement the program (subject to appropriations) even if some or all of the waiver requests are denied. Requires that the program be operational by January I, 2002 at the earliest, and authorizes the Department to delay implementation of any portion of the program as to which federal matching funds are not yet approved. Repeals the Family Health Insurance Program Act on June 30, 2007. Adds coverage under the Family Health Insurance Program Act to the list of "creditable coverages" under the Illinois Health Insurance Portability and Accountability Act. As a condition of eligibility for the Children's Health Insurance Program, provides for an upper limit of income eligibility at 200% (rather than 185%) of the federal poverty level, in connection with efforts to obtain federal matching funding.

NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk H Added As A Joint Sponsor CURRIE Referred to Hse Rules Comm 01-01-10 H First reading 01-01-11 H Added As A Joint Sponsor LEITCH Assigned to Children & Youth 01-01-31 H 01-02-06 H Added As A Co-sponsor RYAN 01-02-07 H Joint Sponsor Changed to COULSON H Joint Sponsor Changed to FLOWERS H Added As A Co-sponsor LANG H Added As A Co-sponsor HOWARD H Added As A Co-sponsor ACEVEDO H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor CROTTY H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor DAVIS, MONIQUE H Added As A Co-sponsor ERWIN H Added As A Co-sponsor FORBY 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 MCKEON H Added As A Co-sponsor MENDOZA H Added As A Co-sponsor MITCHELL, BILL H Added As A Co-sponsor OSTERMAN H Added As A Co-sponsor SCOTT H Added As A Co-sponsor SOTO H Added As A Co-sponsor SCULLY H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor BRUNSVOLD H Added As A Co-sponsor DAVIS, STEVE H Added As A Co-sponsor MILLER H Added As A Co-sponsor YOUNGE H Added As A Co-sponsor MURPHY H Added As A Co-sponsor LYONS, JOSEPH H Added As A Co-sponsor TURNER, ART H Added As A Co-sponsor DELGADO H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor HOFFMAN H Added As A Co-sponsor KENNER H Added As A Co-sponsor BUGIELSKI H Added As A Co-sponsor MAY H Added As A Co-sponsor SCHOENBERG 01-02-08 H Added As A Co-sponsor KRAUSE H Added As A Co-sponsor COLLINS H Added As A Co-sponsor JONES, LOU H Added As A Co-sponsor CAPPARELLI H Added As A Co-sponsor HANNIG H Added As A Co-sponsor BROSNAHAN H Added As A Co-sponsor GILES H Added As A Co-sponsor MAUTINO H Added As A Co-sponsor HAMOS H Added As A Co-sponsor MCCARTHY 01-02-14 H Added As A Co-sponsor YARBROUGH 01-02-15 H Added As A Co-sponsor MULLIGAN H Added As A Co-sponsor LINDNER 01-02-20 H Added As A Co-sponsor BOLAND H Added As A Co-sponsor SAVIANO H Added As A Co-sponsor BURKE H Added As A Co-sponsor BEAUBIEN H Added As A Co-sponsor ZICKUS H Added As A Co-sponsor BASSI H Added As A Co-sponsor MYERS, RICHARD H Added As A Co-sponsor DURKIN H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor LYONS, EILEEN

```
01-02-20-Cont
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor MOORE
        H Added As A Co-sponsor HARTKE
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor KLINGLER
01-02-21 H Added As A Co-sponsor MCAULIFFE
01-03-07 H Added As A Co-sponsor DART
        H Added As A Co-sponsor RIGHTER
01-03-09 H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor STEPHENS
01-03-14 H
               Amendment No.01
                                   CHLDRN-YOUTH H
                                                           Adopted
        Н
                                   Do Pass Amend/Short Debate 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H
                Amendment No.02
                                   FEIGENHOLTZ
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-21 H
                                   FEIGENHOLTZ
               Amendment No.02
        H Recommends be Adopted HRUL/005-000-000
        H Second Reading-Short Debate
                Amendment No.02
                                   FEIGENHOLTZ
                                                          Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Added As A Co-sponsor MATHIAS
01-03-22 H Added As A Co-sponsor FRANKS
        H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
01-03-27 S Arrive Senate
        S Placed Calndr First Rdg
         S Chief Sponsor SYVERSON
        S Added as Chief Co-sponsor MADIGAN,L
         S Added as Chief Co-sponsor CRONIN
         S Added as Chief Co-sponsor TROTTER
        S Added as Chief Co-sponsor SULLIVAN
        S Added As A Co-sponsor DUDYCZ
         S Added As A Co-sponsor RADOGNO
         S First reading
                                   Referred to Sen Rules Comm
01-04-02 S Added As A Co-sponsor WOOLARD
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor HENDON
01-04-03 S Added As A Co-sponsor DEL VALLE
         S Added As A Co-sponsor RONEN
01-04-04 S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor LIGHTFORD
01-04-06 S Added As A Co-sponsor PARKER
         S Added As A Co-sponsor SMITH
01-04-17 S Added As A Co-sponsor DELEO
         S Added As A Co-sponsor JONES, W
01-04-25 S Added As A Co-sponsor SHAW
01-04-30 S Added As A Co-sponsor BOMKE
01-05-01 S Added As A Co-sponsor HALVORSON
01-05-02 S Added As A Co-sponsor LINK
        S Added As A Co-sponsor CULLERTON
01-05-03 S Added As A Co-sponsor NOLAND
01-05-08 S Added As A Co-sponsor WALSH,T
        S Added As A Co-sponsor GEO-KARIS
01-05-16 S Added As A Co-sponsor SILVERSTEIN
01-05-17 S Added As A Co-sponsor JONES,E
01-05-22 S Added As A Co-sponsor MOLARO
```

HB-0024 FRANKS – FOWLER – MCCARTHY – REITZ – HOFFMAN, MCGUIRE, GRANBERG, FORBY, KENNER, HOWARD, MAY, OSTERMAN, FLOWERS, COLLINS, JONES, LOU, HOLBROOK, O'BRIEN, CURRY, JULIE, CROTTY, HARTKE, FEIGENHOLTZ, MENDOZA, ACEVEDO, BRADLEY, BROSNAHAN, MILLER, DAVIS, STEVE, YARBROUGH, GILES,

HB-0024—Cont. 976

BOLAND, SCULLY AND MURPHY.

320 ILCS 25/3.15

from Ch. 67 1/2, par. 403.15

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that "covered prescription drug" includes drugs used in the treatment of chronic and acute effects or conditions related to cancer, lung disease, and smoking related illnesses. Also adds osteoporosis as a covered drug. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
            H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor MCCARTHY
            H Added As A Joint Sponsor REITZ
            H Added As A Joint Sponsor HOFFMAN
            H Added As A Co-sponsor MCGUIRE
                                       Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-30 H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor FORBY
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor MAY
            H Added As A Co-sponsor OSTERMAN
                                       Assigned to Revenue
   01-01-31 H
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor JONES, LOU
   01-02-01 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor O'BRIEN
   01-02-06 H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor HARTKE
    01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor BRADLEY
    01-02-14 H Added As A Co-sponsor BROSNAHAN
    01-02-15 H Added As A Co-sponsor MILLER
    01-02-20 H Added As A Co-sponsor DAVIS,STEVE
            H Added As A Co-sponsor YARBROUGH
    01-02-22 H Added As A Co-sponsor GILES
            H Added As A Co-sponsor BOLAND
    01-02-28 H Added As A Co-sponsor SCULLY
                                       Re-Refer Rules/Rul 19(a)
    01-03-16 H
    01-05-24 H Added As A Co-sponsor MURPHY
```

HB-0025 FEIGENHOLTZ – GARRETT – CROTTY – MAY – COULSON, O'BRIEN, RYAN, FRANKS, SOTO, KRAUSE, BRADLEY, CURRY, JULIE, DAV-IS, MONIQUE, DAVIS, STEVE, ERWIN, FLOWERS, FORBY, FOWLER, GRANBERG, LEITCH, OSTERMAN, SCOTT, YARBROUGH, JONES, LOU, MILLER, SCHOENBERG, BELLOCK, MULLIGAN, KLINGLER, BOLAND, LYONS, EILEEN, SLONE AND CURRIE.

305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the Medicaid Article of the Illinois Public Aid Code. Authorizes Medicaid coverage of breast cancer screening and treatment for persons who are enrolled and participating in a federally funded screening and treatment program administered by the Department of Public Health and who are eligible for that Medicaid coverage under the federal Breast and Cervical Cancer Prevention and Treatment Act of 2000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Public Aid Code with provisions similar to those of the bill as introduced. Changes include the following: (1) applies to persons who have been screened under the U.S. Centers for Disease Control and Prevention breast and cervical cancer early detection program (instead of persons who are enrolled and participating in a federally funded breast cancer screening and treatment program); (2) adds a requirement of Medical eligibility under the Social Security Act; (3) provides

977 HB-0025—Cont.

for Medicaid coverage to the maximum extent permitted under the federal Breast and Cervical Cancer Prevention and Treatment Act of 2000 (instead of including coverage of breast cancer screening and treatment during the time that the person is enrolled and participating in federally funded breast cancer screening and treatment program); and (4) adds a requirement of federal approval of the Medicaid coverage, and requires the Department of Public Aid to appy for federal approval of the coverage. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Illinois Public Aid Code with provisions similar to those of H-am 1. Changes include the following: (1) adds eligibility for persons whose screenings under the U.S. CDC program were funded in whole or in part by funds appropriated to the Illinois Department of Public Health for breast or cervical cancer screening; and (2) provides that medical assistance under this provision must be identical to the benefits provided under the State's approved plan under Title XIX of the Social Security Act (instead of must be provided to the maximum extent permitted under the federal Breast and Cervical Cancer Prevention and Treatment Act of 2000).

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
            H Added As A Joint Sponsor GARRETT
            H Added As A Joint Sponsor CROTTY
                                       Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-30 H Added As A Joint Sponsor MAY
   01-01-31 H
                                       Assigned to Human Services
   01-02-01 H Added As A Co-sponsor O'BRIEN
   01-02-06 H Added As A Co-sponsor RYAN
   01-02-07 H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor SOTO
   01-02-08 H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor BRADLEY
   01-02-13 H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor FORBY
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor GRANBERG
            H Added As A Co-sponsor LEITCH
            H Added As A Co-sponsor OSTERMAN
            H Added As A Co-sponsor SCOTT
    01-02-14 H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor JONES, LOU
                                        HUMAN SERVS H
                                                               Adopted
                    Amendment No.01
    01-02-15 H
                                        Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor MILLER
             H Added As A Co-sponsor SCHOENBERG
             H Added As A Co-sponsor BELLOCK
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor KLINGLER
    01-02-16 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-02-22 H Added As A Co-sponsor BOLAND
    01-02-27 H Added As A Joint Sponsor COULSON
    01-03-07 H Rolld 2nd Rdg-Short Debate
                                        FEIGENHOLTZ
             Н
                    Amendment No.02
                    Amendment referred to HRUL
             Н
             H Held 2nd Rdg-Short Debate
                                        FEIGENHOLTZ
                    Amendment No.02
    01-03-13 H
             H Recommends be Adopted HRUL/005-000-000
             H Held 2nd Rdg-Short Debate
                                                                Adopted
                                        FEIGENHOLTZ
                    Amendment No.02
    01-03-14 H
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor LYONS, EILEEN
```

```
01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor CURRIE
01-03-20 S Arrive Senate
           Placed Calndr First Rdg
           Chief Sponsor PARKER
           Added as Chief Co-sponsor OBAMA
         S First reading
                                    Referred to Sen Rules Comm
         S Added As A Co-sponsor SMITH
01-04-02 S Added As A Co-sponsor WOOLARD
           Added As A Co-sponsor MUNOZ
           Added as Chief Co-sponsor GEO-KARIS
         S Added as Chief Co-sponsor SULLIVAN
         S Added As A Co-sponsor HENDON
01-04-03
         S Added as Chief Co-sponsor TROTTER
         S Added As A Co-sponsor DEL VALLE
         S Added As A Co-sponsor MADIGAN,L
01-04-06 S Added As A Co-sponsor LIGHTFORD
                                     Assigned to Public Health & Welfare
01-04-20 S Added As A Co-sponsor RONEN
01-04-24 S
                                    Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-04-25
         S Second Reading
         S Placed Calndr, 3rd Reading
         S Added As A Co-sponsor BOWLES
01-05-01
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor WALSH,L
         S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor LINK
           Added As A Co-sponsor SHAW
           Third Reading - Passed 051-000-001
         H Passed both Houses
01-05-21 H Sent to the Governor
01-07-03 H Governor approved
             Effective Date 01-07-03
             PUBLIC ACT 92-0047
```

HB-0026 BLACK AND LYONS, EILEEN.

225 ILCS 446/30

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Provides that giving notice to the public, by yellow page advertisement, through a sign at the facilities of the towing service, or by any other advertisement, that the towing service opens motor vehicle locks to enable a vehicle to be moved without towing does not constitute holding oneself out to the public as a locksmith if the advertisement does not use the word "locksmith". Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 446/30 Adds reference to: 225 ILCS 446/65

Deletes everything after the enacting clause. Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Makes a technical change in a Section concerning rules.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                     Referred to Hse Rules Comm
01-01-22 H Added As A Co-sponsor LYONS, EILEEN
01-01-31 H
                                     Assigned to Registration & Regulation
01-03-15 H
                 Amendment No.01
                                     REGIS REGULAT H
                                                              Adopted
                                     Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-21 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-ShrtaDbt
01-03-23 H
                                     Motion Filed PURSUANT TO HOUSE
         Η
                                     RULE 60(B), I MOVE
         Η
                                     TO TABLE HB 26
                                     -BLACK
         H Cal Ord 3rd Rdg-Short Dbt
```

01-03-27 H Tabled By Sponsor

HB-0027 LEITCH - SAVIANO.

55 ILCS 5/5-1121 60 ILCS 1/85-50 new

Amends the Township Code. Allows the township board to formally request a county to demolish, repair, or enclose a dangerous and unsafe building or commence other specified proceedings with respect to property located within the township but outside the territory of any municipality. Provides that if the county declines to take the requested action, the township may apply to the circuit court for an order allowing the township to demolish, repair, or enclose the building or to take other specified action. Provides that the township has a lien for the cost of the demolition, repair, or enclosure. Sets the procedures a township must follow to enforce its lien. Makes conforming changes in the Counties Code. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Township Code. Deletes a provision that a demolition lien is superior to all other encumbrances, except taxes. Provides that a demolition lien becomes effective at the time of the filing of the lien.

SENATE AMENDMENT NO. 1.

Adds reference to:

55 ILCS 5/5-12017 from Ch. 34, par. 5-12017

Deletes everything, Reinserts the provisions of the engrossed bill with the following changes. Amends the Counties Code. Provides that the township in which a building or structure that is in violation of a county building code is located may institute an action in the circuit court to prevent an unlawful use or correct a violation of the county building code. Amends the Township Code. Provides that a township's lien for the cost of demolition, repair, or enclosure becomes effective at the time of filing. Sets forth the procedures a township must follow to enforce the lien. Provides that the provisions allowing a township to demolish, repair, or enclose buildings when the county refuses to act apply only to requests made before January 1, 2006 and proceedings related to those requests. Effective immediately.

00-12-08	Н	Prefiled with the Clerk		
01-01-10	Н	First reading	Referred to Hse Rules Com.	m
16-10-10		_	Assigned to Counties & Tov	wnships
01-03-08	Н		Do Pass/Short Debate Cal 0	
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
01-03-13	Н	Second Reading-Short Debate	e	
	Н	Pld Cal 3rd Rdg-Shrt Dbt		
01-03-20	Н	Relld 2nd Rdg-Short Debate		
	H	Amendment No.01	BLACK	
	H	Amendment referred to	HRUL	
		Held 2nd Rdg-Short Debate		
01-03-23		Amendment No.01	BLACK	
		Recommends be Adopted HR		
	H	Amendment No.01	BLACK	Adopted
		Pld Cal 3rd Rdg-Shrt Dbt	r EITOU	
		Primary Sponsor Changed To		
		3rd Rdg-Shrt Dbt-Pass/Vote : Arrive Senate	100-006-000	
	-	Placed Calndr First Rdg		
		Chief Sponsor MYERS		
01-04-10		First reading	Referred to Sen Rules Com	m
01-04-25		Tirst reading	Assigned to Local Government	
	_	Added as Chief Co-sponsor SULLIVAN		
01-04-20		Added as Chief Co-sponsor 5	Postponed	
	S	Amendment No.01	LOCAL GOV S	Adopted
	S	Amendment 140.01	Recmnded do pass as amen-	
	-	Placed Calndr, Second Rdg	recentified to pass as affect	4 007 001 000
		Second Reading		
0. 00 0,		Placed Calndr,3rd Reading		
		Added as Chief Co-sponsor D	UDYCZ	
		Third Reading - Passed 054-0		
		Arrive House		
	Н	Place Cal Order Concurrence	01	

```
01-05-22 H Motion Filed Concur
                                             HRUL
               н
                      Motion referred to
               H Calendar Order of Concurren 01
                                            Motion TO CONCUR SA
      01-05-23 H
               H Recommends be Adopted HRUL/003-002-000
               H H Concurs in S Amend 01/114-000-000
               H Passed both Houses
      01-06-14 H Added As A Joint Sponsor SAVIANO
      01-06-21 H Sent to the Governor
      01-08-15 H Governor approved
               Н
                  Effective Date 01-08-15
                   PUBLIC ACT 92-0347
HB-0028
            BLACK.
   65 ILCS 5/10-1-7
                                   from Ch. 24, par. 10-1-7
   65 ILCS 5/10-1-12
                                   from Ch. 24, par. 10-1-12
   65 ILCS 5/10-2.1-6
                                   from Ch. 24, par. 10-2.1-6
```

Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that the maximum age for induction into a fire or police department is 45 years for a person who has served full-time in the military for at least 10 years. Effective immediately.

from Ch. 24, par. 10-2.1-14

from Ch. 127 1/2, par. 37.06

HOUSE AMENDMENT NO. 1.

00-12-08 H Prefiled with the Clerk

65 ILCS 5/10-2.1-14

70 ILCS 705/16.06

Further amends the Illinois Municipal Code and the Fire Protection District Act. Provides that persons who (i) have served full-time in the military for at least 10 years; (ii) are 45 years of age or under; and (iii) were not dishonorably discharged from military service (instead of, persons who have served in the military for at least 10 years and are 45 years of age or under) are eligible for appointment as a police officer or firefighter.

```
01-01-10 H First reading
                                    Referred to Hse Rules Comm
01-01-31 H
                                    Assigned to Cities & Villages
01-02-07 H
                                    Do Pass/Short Debate Cal O11-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-16 H
                Amendment No.01
                                    BLACK
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-02-22 H
               Amendment No.01
                                    BLACK
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
01-02-28 H Second Reading-Short Debate
        Н
                Amendment No.01
                                    BLACK
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-14 H
                                    Motion Filed PURSUANT TO HOUSE
        Н
                                    RULE 60(B), I MOVE
        Н
                                    TO TABLE HB 28
        Н
                                    -BLACK
        H Cal Ord 3rd Rdg-Short Dbt
01-03-27 H Tabled By Sponsor
```

HB-0029 DELGADO – HOWARD – MCKEON – FLOWERS, JONES,LOU, YAR-BROUGH, SOTO AND FEIGENHOLTZ.

```
730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2 730 ILCS 5/3-3-4 from Ch. 38, par. 1003-3-4 730 ILCS 5/3-3-5 from Ch. 38, par. 1003-3-5 730 ILCS 5/3-3-8 from Ch. 38, par. 1003-3-8
```

Amends the Unified Code of Corrections. Requires the Prisoner Review Board to parole a person eligible for parole and set the time for parole, if the Board finds the person to be an acceptable risk through use of specified Parole Release Risk Assessment Instruments. Provides that if parole is denied, a parole hearing shall be rescheduled no later than one year from the date of denial of the parole. Provides for the release of terminally ill prisoners who are eligible for parole. Establishes a Parole Oversight Committee to review parole decisions of the Prisoner Review Board and to have the authority to reverse parole decisions of the Board that are contrary to law. Limits the

parole period of parolees who were sentenced under the law in effect before January 1, 1973 to the period of parole for persons sentenced under the law in effect after that date. Prohibits the use by the Prisoner Review Board of statements submitted by the State's Attorney at the sentencing hearing in making parole decisions. Effective July 1, 2001.

FISCAL NOTE, (Prisoner Review Board) The fiscal impact for HB 29 is unknown.

CORRECTIONAL NOTE (Department of Corrections)

This legislation would have minimal impact on the prison population. There may be some cost savings but the exact

amount of savings cannot be determined.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the provisions of the bill except: (1) eliminates from the bill, the Parole Oversight Committee; (2) provides that parole hearings shall be conducted by a panel of 3 members of the Prisoner Review Board and decisions made by a panel of 3 members (rather than at least 5 members); and (3) eliminates from the bill the prohibition on the use by the Prisoner Review Board of statements submitted by the State's Attorney at the sentencing hearing in making parole decisions. Effective July 1, 2001

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   00-12-08 H Prefiled with the Clerk
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor MCKEON
   01-01-10 H First reading
                                         Referred to Hse Rules Comm
   01-01-26 H
                                         Fiscal Note Filed
             H
                                         Committee Rules
                                         Correctional Note Filed
   01-01-29 H
             Η
                                         Committee Rules
   01-01-31 H
                                         Assigned to Judiciary II - Criminal Law
             H Added As A Joint Sponsor FLOWERS
    01-02-14 H Added As A Co-sponsor JONES,LOU
             H Added As A Co-sponsor YARBROUGH
             H Added As A Co-sponsor SOTO
   01-03-01 H Added As A Co-sponsor FEIGENHOLTZ
   01-03-08 H
                    Amendment No.01
                                         JUD-CRIMINAL H
                                                                  Adopted
                                         Motion Do Pass Amended-Lost 003-008-000
             Н
                                           HJUB
             Н
                                         Remains in CommiJudiciary II - Criminal
                                           Law
    01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0030 BRUNSVOLD - MCKEON - LANG - OSMOND - GRANBERG, FLOW-ERS, MCGUIRE, HOLBROOK, CURRY, JULIE, PARKE AND DAV-IS, STEVE.

```
820 ILCS 305/8 from Ch. 48, par. 138.8
```

Amends the Workers' Compensation Act. Provides that a provider of medical services or related services or items to an injured employee agrees to be bound by charges or payment levels allowed by the Industrial Commission. Provides that disputes regarding reasonableness of fees or charges shall be resolved in accordance with the Act or the Workers' Occupational Diseases Act. Prohibits a provider, employer, or insurance carrier from seeking payment for services or items from an employee. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
                                       Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-11 H Added As A Joint Sponsor MCKEON
            H Added As A Joint Sponsor LANG
   01-01-30 H Added As A Joint Sponsor OSMOND
            H Added As A Joint Sponsor GRANBERG
   01-01-31 H
                                        Assigned to Labor
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor MCGUIRE
   01-02-02 H Added As A Co-sponsor HOLBROOK
   01-02-06 H Added As A Co-sponsor CURRY, JULIE
   01-02-20 H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor DAVIS, STEVE
```

```
01-03-15 H
                                       Do Pass/Short Debate Cal 011-005-001
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                       3rd Rdg Deadline Extnd-Rule
         H Cal Ord 3rd Rdg-Short Dbt
01-05-18 H
                                       Re-Refer Rules/Rul 19(a)
01-05-29 H
                                       Approved for Consideration 003-002-000
                                       3rd Rdg Deadline Extnd-Rule
         H Pld Cal 3rd Rdg-Shrt Dbt
01-05-30 H 3rd Rdg-Shrt Dbt-Pass/Vote 062-046-007
         S Arrive Senate
         S Chief Sponsor CRONIN
         S Placed Calndr First Rdg
01-05-31 S First reading
                                       Referred to Sen Rules Comm
```

HB-0031 MCKEON - BLACK - OSTERMAN - KOSEL - SOTO, O'BRIEN, GRAN-BERG, BELLOCK, YARBROUGH, YOUNGE, RIGHTER, BOLAND, MULLIGAN AND MATHIAS.

30 ILCS 105/6z-43 305 ILCS 5/5-23 new

Amends the State Finance Act and the Medicaid Article of the Illinois Public Aid Code. Provides for a minimum monthly personal needs allowance of \$50 for institutionalized persons who are eligible for Medicaid. Provides that the allowance is to be paid from amounts appropriated for that purpose from the Tobacco Settlement Recovery Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the State Finance Act and the Medicaid Article of the Illinois Public Aid Code with provisions substantially similar to those of the bill as introduced, except that: (1) the State shall pay an amount in addition to the minimum monthly personal needs allowance authorized under the Social Security Act, so that the person's total monthly personal needs allowance from both State and federal sources equals \$50 (instead of providing that the State shall pay the entire amount) and (2) provides that the additional amount paid by the State shall be paid from amount appropriated for that purpose from the Tobacco Settlement Recovery Fund (instead of the entire allowance being paid from the Fund). Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk H Added As A Joint Sponsor BLACK H Added As A Joint Sponsor OSTERMAN 01-01-10 H First reading Referred to Hse Rules Comm 01-01-30 H Added As A Joint Sponsor SOTO 01-01-31 H Assigned to Human Services 01-02-06 H Added As A Joint Sponsor KOSEL H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor GRANBERG 01-02-15 H HUMAN SERVS H Amendment No.01 Adopted Н Do Pass Amend/Short Debate 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor BELLOCK 01-02-16 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-02-20 H Added As A Co-sponsor YARBROUGH 01-02-21 H Added As A Co-sponsor YOUNGE H Added As A Co-sponsor RIGHTER H Added As A Co-sponsor BOLAND H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001 H Added As A Co-sponsor MULLIGAN \$ Arrive Senate S Placed Calndr First Rdg H Added As A Co-sponsor MATHIAS 01-02-22 S Chief Sponsor MADIGAN,L 01-02-27 S First reading Referred to Sen Rules Comm 01-04-04 S Added as Chief Co-sponsor RONEN

01-05-02 S Sponsor Removed MADIGAN,L

S Alt Chief Sponsor Changed RADOGNO

01-05-16 S Added As A Co-sponsor SILVERSTEIN

HB-0032 MCKEON - HOWARD - KENNER - FRITCHEY - CURRIE, OSTERMAN AND MATHIAS.

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, 2003.

FISCAL NOTE (Office of the Secretary of State)

Start-up costs associated with this legislation total \$50,000.

Subsequent years will see an annual impact of \$15,000.

HOUSE AMENDMENT NO. 1.

Adds reference to:

25 ILCS 170/5.5 new

Deletes everything. Retains provisions of the bill but further amends the Illinois Governmental Ethics Act and also amends the Lobbyist Registration Act. Provides for the optional filing in an electronic format of statements of economic interest and reports required by those Acts. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
             H Added As A Co-sponsor OSTERMAN
    01-01-10 H First reading
                                         Referred to Hse Rules Comm
    01-01-30 H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor KENNER
   01-01-31 H
                                         Assigned to State Government
                                           Administration
    01-02-06 H Added As A Joint Sponsor FRITCHEY
   01-02-15 H
                                         Fiscal Note Filed
                                         Committee State Government Administration
   01-02-16 H
                                         STE GOV ADMIN H
                    Amendment No.01
                                                                  Adopted
                                         Do Pass Amend/Short Debate 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
             H Added As A Joint Sponsor CURRIE
             H Added As A Co-sponsor MATHIAS
   01-02-27 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor RAUSCHENBERGER
             S First reading
                                         Referred to Sen Rules Comm
   01-05-02 S
                                         Assigned to Executive
   01-05-10 S
                                         To Subcommittee
                                         Committee Executive
   01-05-12 S
                                         Refer to Rules/Rul 3-9(a)
```

HB-0033 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.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0034 MCKEON.

775 ILCS 5/1-101

from Ch. 68, par. 1-101

Amends the Illinois Human Rights Act. Makes a technical change in provisions identifying the short title of the Act.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
775 ILCS 5/1-101
Adds reference to:
                             from Ch. 68, par. 1-102
775 ILCS 5/1-102
775 ILCS 5/1-103
                             from Ch. 68, par. 1-103
775 ILCS 5/2-101
                             from Ch. 68, par. 2-101
775 ILCS 5/2-104
                             from Ch. 68, par. 2-104
775 ILCS 5/3-102.1
                             from Ch. 68, par. 3-102.1
775 ILCS 5/3-103
                             from Ch. 68, par. 3-103
775 ILCS 5/3-104.1
                             from Ch. 68, par. 3-104.1
```

Deletes everything. Amends the Human Rights Act. Substitutes "disability" for "handicap" and "disabled" for "handicapped" throughout the Act.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to Executive
                                     Do Pass/Short Debate Cal 013-000-000
01-03-19 H
         H Placed Cal 2nd Rdg-Shrt Dbt
                                     MCKEON
01-03-21 H
                Amendment No.01
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.01
                                    MCKEON
                Rules refers to
                                      HDSC
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-27 H
                Amendment No.01
                                     MCKEON
         H Recommends be Adopted HDSC/008-000-000
         H Second Reading-Short Debate
                                     MCKEON
                                                             Adopted
                Amendment No.01
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-29 S Arrive Senate
         S Placed Calndr First Rdg
01-04-05 S Chief Sponsor MADIGAN,L
01-04-06 S First reading
                                     Referred to Sen Rules Comm
```

HB-0035 MCKEON - FRITCHEY.

Appropriates \$1 from the General Revenue Fund to the Illinois Department of Natural Resources for support efforts to eradicate the Asian long-horned beetle infestation and urban reforestation. Effective July 1, 2001.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Joint Sponsor FRITCHEY
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0036

POE – SMITH,MICHAEL – KLINGLER – MYERS,RICHARD – LAWFER, REITZ, FORBY, HARTKE, O'BRIEN, FOWLER, DANIELS, BLACK, JONES,JOHN, OSMOND, WAIT, WINKEL, WINTERS, STEPHENS, MOFFITT, BOST, BOLAND, CURRY,JULIE, MITCHELL,BILL, TURNER,JOHN, O'CONNOR, LINDNER, BERNS AND RIGHTER.

New Act

Creates the Illinois AgFirst Infrastructure Development Act. Requires the Department of Agriculture to establish a Crises Safety Net Response Program to provide job training and employment services for farmers and farm workers. Creates a value-added virtual equity loan and grant program to promote value-added processing of Illinois farm products. Creates the Enhanced Value-Added Agriculture Production Guarantee Program to provide State Guarantees for loans to finance or refinance debts for specialized agri-businesses that engage in the process of adding value to agricultural products. Requires the Department to adopt an agriculture management curriculum. Creates the Illinois Agricultural Small Business Authority within the Department to provide technical and managerial assistance to new-generation co-ops and small agri-businesses. Creates the Agri-business Outreach Program within the Department to provide assistance to the public, the General Assembly, the Governor's Office, and State and local government agencies. Requires the Department to develop a voluntary certification

985 HB-0036—Cont.

process that guarantees buyers that certified products warrant a premium price. Requires the Department to identify consumer preferences; identify new markets; identify preserved products; underwrite certain demonstrations; and provide market analyses and trend projections to interested persons. Repealed on July 1, 2005. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Allows (instead of requires) the Department of Agriculture to establish a Crisis Safety Net Response Program to provide job training and employment services for farmers and farm workers. Provides that grants under the value-added virtual equity program may not exceed 10% (instead of 50%) of the project's total cost. Provides that State Guarantees under the Enhanced Value-Added Agriculture Production Guarantee Program may not exceed \$5,000,000 (instead of \$1,000,000) per applicant. Deletes provisions concerning the certification process for Illinois products that have traits and qualities that warrant a premium price. Makes technical corrections. Provides that the aggregate amount of State guarantees to any applicant may not exceed \$5,000,000 (instead of \$1,000,000).

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

```
Adds reference to: 5 ILCS 120/1.02 from Ch. 102, par. 41.02 30 ILCS 105/5.545 new 20 ILCS 205/40.43 rep.
```

Deletes everything. Creates the Illinois Agriculture Infrastructure Development Ac of 2001. Creates the Infrastructure Development Advisory Board for Agriculture in the Department of Agriculture. Provides for the appointment of members to the Board. Se the powers and duties of the Board. Requires the Director of Agriculture to annually report to the Governor, the State Treasurer, the Secretary of the Senate, and the Clerk of the House of Representatives on the Department of Agriculture's activities during the previous calendar year. Creates an Agriculture Infrastructure Development Grant Program to promote the value-added processing of Illinois' agricultural products. Requires grant recipients to submit periodic reports to the Department of Agriculture. Contains other provisions. Amends the Open Meetings Act. Provides that the Infrastructure Development Advisory Board for Agriculture is subject to the provisions of the Open Meetings Act. Amends the State Finance Act to create the Agriculture Infrastructure Development Fund. Repeals a provision of the Department of Agriculture Law of the Civil Administrative Code of Illinois concerning the Illinois Value-Added Agricultural Enhancement Program. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-30 H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor FORBY
   01-01-31 H
                                       Assigned to Agriculture
   01-02-06 H Added As A Joint Sponsor KLINGLER
            H Added As A Joint Sponsor SMITH, MICHAEL
            H Added As A Co-sponsor HARTKE
            H Added As A Co-sponsor O'BRIEN
            H Added As A Joint Sponsor MYERS, RICHARD
            H Added As A Joint Sponsor LAWFER
   01-02-07 H Added As A Co-sponsor FOWLER
   01-02-22 H
                   Amendment No.01
                                       AGRICULTURE H
                                                               Adopted
                                       Do Pass Amend/Short Debate 012-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor DANIELS
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor LINDNER
```

```
01-02-27 H Second Reading-Short Debate
              H Pld Cal 3rd Rdg-Shrt Dbt
              H Added As A Co-sponsor BOLAND
              H Added As A Co-sponsor CURRY, JULIE
      01-03-01 H Added As A Co-sponsor MITCHELL, BILL
              H Added As A Co-sponsor TURNER, JOHN
      01-03-08 H Rolld 2nd Rdg-Short Debate
              H Held 2nd Rdg-Short Debate
                      Amendment No.02
                                          POE
      01-03-20 H
                      Amendment referred to HRUL
              н
              H Held 2nd Rdg-Short Debate
      01-03-21 H Added As A Co-sponsor O'CONNOR
      01-03-23 H
                      Amendment No.02
                                          POE
              H Recommends be Adopted HRUL/004-000-000
              Н
                      Amendment No.02
                                          POE
                                                                   Adopted
              H Pld Cal 3rd Rdg-Shrt Dbt
              H Added As A Co-sponsor LINDNER
      01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
              H Added As A Co-sponsor BERNS
              H Added As A Co-sponsor RIGHTER
      01-03-27 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor NOLAND
                                          Referred to Sen Rules Comm
               S First reading
      01-04-05 S Added as Chief Co-sponsor WALSH,L
      01-04-17 S Added As A Co-sponsor BOWLES
            POE - KLINGLER - MYERS, RICHARD - LAWFER - BLACK, HARTKE,
HB-0037
            O'BRIEN, FOWLER AND FORBY.
  Appropriates $25,000,000 from the General Revenue Fund to the Department of Ag-
iculture to administer the Illinois AgFirst Infrastructure Development Act. Effective
  ly 1, 2001.
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Appropriations-Public Safety
      01-01-31 H
      01-02-06 H Added As A Co-sponsor HARTKE
              H Added As A Co-sponsor O'BRIEN
```

H Added As A Joint Sponsor KLINGLER

H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor LAWFER

H Added As A Joint Sponsor BLACK

01-02-07 H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor FORBY
01-03-06 H Re-assigned to Appropriations-General

Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0038 POE.

Appropriates the sum of \$1,500,000 to the Capital Development Board 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 the sum of \$500,000 to the Board for the planning, construction, and related costs to build a Ceremonial Pavilion on the acquired property. Effective July 1, 2001.

00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Appropriations-General Services
01-03-06 H Re-assigned to Appropriations-Public Safety
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0039 POE - REITZ.

625 ILCS 5/4-214 from Ch. 95 1/2, par. 4-214

Amends the Illinois Vehicle Code. Provides that a person who abandons a vehicle or aids and abets in the abandonment of a vehicle is not eligible to obtain registration for another vehicle until the fine and costs have been paid. Provides that, if the person already has transferred his or her registration to another vehicle or has newly obtained

987

registration for another vehicle without having paid the fine or costs, the Secretary of State shall revoke the registration and shall notify the person that his or her registration for that vehicle is void. Provides that the person may not obtain a new vehicle registration until the fine and costs have been paid.

HOUSE AMENDMENT NO. 1.

Deletes the amendatory provisions of the original bill and reinserts those provisions with deletions and additions. Deletes language providing that if the person already has transferred his or her registration to another vehicle or has newly obtained registration to another vehicle without having paid the fine or costs, the Secretary of State shall revoke the registration and shall notify the person that his or her registration for that vehicle is void. Provides that a person in possession of an abandoned vehicle may notify the last registered owner of the vehicle that he or she may not transfer his or her registration to another vehicle or newly obtain registration for another vehicle until the fine and costs have been paid and that he or she may sign the vehicle over to the person in possession if he or she no longer wishes to retain the vehicle.

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

```
Deletes reference to: 625 ILCS 5/4-214
```

```
Deletes everything after the enacting clause.
    00-12-08 H Prefiled with the Clerk
    01-01-10 H First reading
                                          Referred to Hse Rules Comm
    01-01-30 H Added As A Joint Sponsor REITZ
   01-01-31 H
                                          Assigned to Constitutional Officers
    01-03-07 H
                                          CONST OFFICER H
                                                                    Adopted
                    Amendment No.01
                                          Do Pass Amend/Short Debate 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-08 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
   01-03-21 S Arrive Senate
S Placed Calndr First Rdg
   01-03-28 S Chief Sponsor PARKER
    01-03-29 S First reading
                                          Referred to Sen Rules Comm
    01-04-02 S Added as Chief Co-sponsor WALSH,L
   01-04-06 S
                                          Assigned to Transportation
    01-04-18 S
                                          Postponed
    01-05-02 S
                                          Postponed
    01-05-09 S
                                          Recommended do pass 007-000-000
             S Placed Calndr, Second Rdg
    01-05-16
             S Filed with Secretary
             S
                    Amendment No.01
                                          PARKER
             S
                     Amendment referred to SRUL
             S
                                          PARKER
                     Amendment No.01
             S
                    Rules refers to
                                            STRN
    01-05-17
             S
                    Amendment No.01
                                          PARKER
             S Be apprvd for consideratn STRN/007-000-000
             S Second Reading
                    Amendment No.01
                                          PARKER
                                                                    Adopted
             S Placed Calndr,3rd Reading
    01-05-18 S Third Reading - Passed 056-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    01-05-21 H Motion Filed Non-Concur 01/POE
             H Calendar Order of Concurren 01
   01-05-31 H
                                          Re-Refer Rules/Rul 19(a)
```

HB-0040

BELLOCK – LANG – OSMOND – LYONS,EILEEN – FEIGENHOLTZ, KOSEL, SOMMER, MCGUIRE, KLINGLER, KRAUSE, BRADY, HULT-GREN, MORROW, YARBROUGH, PARKE, MCKEON, MCCARTHY, FRANKS, RUTHERFORD, BROSNAHAN, COULSON, DAVIS,STEVE AND BOLAND.

```
320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15
```

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that beginning on January 1, 2002, prescription drugs covered under the Act include those used to treat osteoporosis. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
                                       Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-11 H Added As A Joint Sponsor LANG
            H Added As A Joint Sponsor OSMOND
            H Added As A Joint Sponsor LYONS, EILEEN
   01-01-17 H Added As A Joint Sponsor FEIGENHOLTZ
   01-01-30 H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor SOMMER
                                       Assigned to Revenue
   01-01-31 H
            H Added As A Co-sponsor MCGUIRE
   01-02-06 H Added As A Co-sponsor KLINGLER
   01-02-07 H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor BRADY
   01-02-08 H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor MORROW
            H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor MCKEON
    01-02-14 H Added As A Co-sponsor MCCARTHY
    01-02-15 H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor RUTHERFORD
    01-02-20 H Added As A Co-sponsor BROSNAHAN
    01-02-22 H Added As A Co-sponsor COULSON
    01-02-23 H Added As A Co-sponsor DAVIS, STEVE
    01-03-01 H Added As A Co-sponsor BOLAND
    01-03-16-H
                                       Re-Refer Rules/Rul 19(a)
```

IB-0041 MEYER - STEPHENS - MAUTINO - MYERS,RICHARD - HOLBROOK, O'BRIEN, CURRY,JULIE, DART, ERWIN, BUGIELSKI, BURKE, CAPPARELLI, LYONS,JOSEPH, YOUNGE, MOFFITT, BRADY, LYONS,EILEEN, BELLOCK, MATHIAS, RIGHTER AND BRADLEY.

730 ILCS 5/3-12-16 new

Amends the Unified Code of Corrections. Creates the Helping Paws Service Dog Program within the correctional industries program of the Department of Corrections. Provides that the Department shall select persons who are committed to the Department to be trained as service dog trainers. Provides that a committed person selected for the Program shall receive instruction in dog obedience training, service dog training, and dog health care. Provides that the Department shall provide service dogs to disabled persons free of charge. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the title and everything after the enacting clause. Amends the Unified Code of Corrections to create the Helping Paws Service Dog Program. Incorporates the provisions of the introduced bill but makes the following changes: (1) changes the definition of "disabled person", (2) adds a definition of "animal care professional", (3) provides that the program is also designed to train committed persons to be animal care professionals, (4) provides that priority must be given to committed persons who have a high school diploma or who have passed the high school level Test of General Educational Development, (5) provides that a review committee consisting of an equal number of persons from the Department of Corrections and a non-profit organization designated by the Department are to select a disabled person to receive the service dog, and (6) provides that the non-profit organization must select the dogs to be trained as service dogs.

HOUSE AMENDMENT NO. 3.

Provides that the Department of Corrections may (rather than shall) establish the Helping Paws Service Dog Program, contract with service dog professionals to train committed persons to be certified service dog trainers, and designate a non-profit organization to select animals from humane societies and shelters for the purpose of being trained as service dogs.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk

H Added As A Joint Sponsor MYERS, RICHARD

H Added As A Joint Sponsor MAUTINO

989 HB-0041—Cont.

```
01-01-10 H First reading
                                    Referred to Hse Rules Comm
01-01-16 H Added As A Joint Sponsor MEYER
01-01-31 H
                                    Assigned to Judiciary II - Criminal Law
01-02-01 H Added As A Joint Sponsor HOLBROOK
         H Added As A Co-sponsor O'BRIEN
01-02-07 H Added As A Co-sponsor CURRY, JULIE
01-02-08 H Added As A Co-sponsor DART
                Amendment No.01
        Н
                                    JUD-CRIMINAL H
                                                             Adopted
        H
                                    Do Pass Amend/Short Debate 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-15 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor ERWIN
01-02-21 H Rolld 2nd Rdg-Short Debate
        H Held 2nd Rdg-Short Debate
        H Added As A Co-sponsor BUGIELSKI
        H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor CAPPARELLI
         H Added As A Co-sponsor LYONS, JOSEPH
         H Primary Sponsor Changed To MEYER
        H Joint Sponsor Changed to STEPHENS
         H Added As A Co-sponsor YOUNGE
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor LYONS, EILEEN
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor RIGHTER
01-02-22 H
                Amendment No.02
                                    MEYER
                Amendment referred to HRUL
        н
        H Held 2nd Rdg-Short Debate
01-03-07 H Added As A Co-sponsor BRADLEY
01-03-21 H
                Amendment No.03
                                    MEYER
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                Amendment No.03
01-03-26 H
                                    MEYER
         H Recommends be Adopted HRUL/004-000-000
         н
                Amendment No.03
                                    MEYER
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H
                                    Tabled Pursnt to Rule 40(a) HA #2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-04-03 S Chief Sponsor LAUZEN
01-04-04 S First reading
                                    Referred to Sen Rules Comm
01-04-05 S Added as Chief Co-sponsor DONAHUE
01-04-18 S
                                     Assigned to State Government Operations
01-04-25 S Added as Chief Co-sponsor NOLAND
01-04-26 S
                                    Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-09 S Added as Chief Co-sponsor DILLARD
         S Added As A Co-sponsor BOWLES
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor HALVORSON
         S Third Reading - Passed 055-001-000
         H Passed both Houses
01-06-07 H Sent to the Governor
01-08-03 H Governor approved
         Н
             Effective Date 01-08-03
```

PUBLIC ACT 92-0236

Н

HB-0042 **990**

HB-0042 MYERS,RICHARD - STEPHENS - MEYER - MAUTINO - HOLBROOK, O'BRIEN AND ERWIN.

Appropriates \$1,500,000 from the Working Capital Revolving Fund to the Department of Corrections for implementation of the Helping Paws Service Dog Program created by the 92nd General Assembly. Effective immediately.

```
00-12-08 H Prefiled with the Clerk
H Added As A Joint Sponsor MYERS,RICHARD
H Added As A Joint Sponsor MAUTINO
01-01-10 H First reading Referred to Hse Rules Comm
01-01-16 H Added As A Joint Sponsor MEYER
01-01-31 H Added As A Joint Sponsor MEYER
01-02-01 H Added As A Joint Sponsor HOLBROOK
H Added As A Co-sponsor O'BRIEN
01-02-15 H Added As A Co-sponsor ERWIN
01-02-23 H Primary Sponsor Changed To MYERS,RICHARD
H Joint Sponsor Changed to STEPHENS
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0043 LAWFER - HARTKE AND BELLOCK.

New Act

Creates the Animal Agriculture Industry Development Program Act. Requires the Department of Commerce and Community Affairs to award grants to animal agriculture industry producers for the purpose of obtaining consultant and other professional services to evaluate the start-up, modernization, or expansion of Illinois animal agriculture operations. Repeals the Act on July 1, 2007. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Agriculture shall provide technical support and expertise to the Animal Agriculture Industry Development Program established by this Act. Changes the effective date to January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
                                         Referred to Hse Rules Comm
   01-01-10 H First reading
                                         Assigned to Agriculture
   01-01-31 H
   01-02-08 H Added As A Joint Sponsor HARTKE
   01-02-15 H
                    Amendment No.01
                                         AGRICULTURE H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
   01-02-20 H Added As A Co-sponsor BELLOCK
             S Arrive Senate
             S Placed Calndr First Rdg
   01-02-21 S Chief Sponsor SIEBEN
             S First reading
                                         Referred to Sen Rules Comm
   01-04-05 S Added as Chief Co-sponsor WALSH,L
   01-04-17 S Added As A Co-sponsor BOWLES
```

HB-0044 LAWFER - GARRETT AND BLACK.

New Act

Creates the Property Rights Preservation Law and the Relief for Diminished Property Value Law. Requires the Attorney General to develop and provide to State and local agencies guidelines to assist in identifying and evaluating State and local government actions that may result in the taking of private property such that compensation to the property owner is required under the Illinois or United States constitution. Requires State and local agencies to assess whether a government action may result in such a taking of private property. Provides a cause of action for property owners and provides for enforcement by the Attorney General. Provides a cause of action for damages for a property owner whose property is diminished in value by 50% or more by application of a statute, ordinance, regulation, or policy or by denial of a permit or other governmental authorization. Provides for a civil action to invalidate a statute, ordinance, regulation, or policy or a provision of a permit or other governmental authorization that does not substantially advance its stated governmental purpose.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-30 H Added As A Joint Sponsor GARRETT
01-01-31 H Assigned to Judiciary I - Civil Law
01-02-06 H Added As A Co-sponsor BLACK
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0045 MITCHELL, BILL - MATHIAS, BOLAND AND POE.

35 ILCS 5/213 new 35 ILCS 5/214 new 35 ILCS 5/215 new

Amends the Illinois Income Tax Act. Creates a tax credit for a motor fuel retailer in the amount of \$0.04 for each gallon of gasohol sold in Illinois during the taxable year by that motor fuel retailer. Creates a \$2,000 tax credit for each taxpayer who purchases a new E85 ethanol powered motor vehicle for each vehicle purchased during the taxable year. Creates a \$10,000 tax credit for each motor fuel retailer who installs one or more new E85 ethanol fuel dispensing pumps at his or her motor fuel retail store in Illinois during the taxable year. Provides that each of the credits applies during taxable years 2002 through 2006. Provides that the credits may not reduce the taxpayer's liability to less than zero. Effective January 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-30 H Added As A Joint Sponsor MATHIAS
01-01-31 H Added As A Co-sponsor BOLAND
H Added As A Co-sponsor POE
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0046 BURKE - JONES, SHIRLEY, DAVIS, MONIQUE AND YARBROUGH.

New Act

Creates the Window Guard and Guard Rail Act. Requires the installation of guards at every point of danger in commercial and residential buildings to prevent persons from falling. Requires that guards be installed in a manner approved by the Department of Public Health. Makes the knowing failure of a building owner or owner's agent to install guards a Class B misdemeanor. Provides that a building owner or owner's agent who knowingly fails to install guards is strictly liable in tort for injuries resulting from that failure. Requires the Department of Public Health to administer and enforce the Act. Restricts the concurrent exercise of home rule powers.

estricts the concurrent exercise of nome rule powers.
HOUSING AFFORDABILITY NOTE (Housing Development Authority)
The impact cannot be determined at this time due to insufficient information concerning the extent to which existing
building codes already apply, the larger probable applicability
of the bill to multi-story buildings and to rental properties,
and the lack of reference to what types of building materials
would be required for the guards and guard rails.
CORRECTIONAL NOTE (Department of Corrections)
There will be no prison population impact or fiscal impact.
Correctional Note (Department of Corrections)
The prison population and fiscal impact is none.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Window Guard and Guard Rail Act with provisions substantially similar to those of the bill as introduced. Changes include the following: (1) eliminates application to commercial buildings; (2) in the definition of "point of danger", adds types of spaces subject to the Act; (3) adds requirements for construction of guards or railings; (4) provides that a tenant of a building is not responsible for installing guards unless the tenant is an owner of the building or an agent of the owner; (5) adds provisions concerning application of the Act to landmark buildings; (6) in the case of existing buildings, requires compliance with the Act within 6 months after the Act's effective date; and (7) authorizes home rule units to regulate the installation of guards in residential buildings in a manner more restrictive than the Act.

FISCAL NOTE (Department of Public Health) According to the 1990 census, there are 4,506,275 housing units

```
and 300,000 commercial buildings in Illinois. Assuming a cost
      of $100 per inspection/certification, the cost would be over
      $450 million, not including the actual cost of guard rail
       installation. In addition, the cost for 10 - 12 IDPH staff to
       implement this program would be approximately $800,000.
       FISCAL NOTE (Department of Public Health)
       Same as previous note.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule; Housing Afford
       00-12-08 H Prefiled with the Clerk
       01-01-10 H First reading
                                               Referred to Hse Rules Comm
      01-01-19 H
                                               Housing Aford Note Filed
                                               Committee Rules
                Н
                                               Correctional Note Filed
      01-01-29 H
                Н
                                               Committee Rules
                                               Assigned to Executive
       01-02-06 H
       01-02-07 H Added As A Co-sponsor DAVIS, MONIQUE
       01-02-08 H Added As A Joint Sponsor JONES, SHIRLEY
                                               Correctional Note Filed
       01-02-26 H
                                               Committee Executive
                Ή
       01-02-28 H Added As A Co-sponsor YARBROUGH
       01-03-01 H
                        Amendment No.01
                                              EXECUTIVE
                                                                         Adopted
                                               Do Pass Amd/Stndrd Dbt/Vote 007-006-000
                Н
                H Plcd Cal 2nd Rdg Stndrd Dbt
                                               Fiscal Note Req as amended BLACK
       01-03-06 H
                H Cal 2nd Rdg Stndrd Dbt
                                               Fiscal Note Filed
       01-03-14 H
                H Cal 2nd Rdg Stndrd Dbt
                                               Fiscal Note Filed as amnded
       01-03-20 H
                H Cal 2nd Rdg Stndrd Dbt
       01-03-28 H Second Reading-Stnd Debate
                H Pld Cal 3rd Rdg-Stndrd Dbt
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
             BURKE – MADIGAN,MJ – CAPPARELLI – MORROW – DAVIS,MONIQUE, FRITCHEY, YARBROUGH, JONES,LOU, COLLINS,
HB-0047
              SOTO, DELGADO AND MENDOZA.
                                     from Ch. 17, par. 2321-4
  205 ILCS 635/1-4
  205 ILCS 635/1-5
                                      from Ch. 17, par. 2321-5
  205 ILCS 635/4-8
                                     from Ch. 17, par. 2324-8
  205 ILCS 635/4-8.1 new
  205 ILCS 635/4-8.2 new
  205 ILCS 635/4-8.3 new
  205 ILCS 635/4-8.4 new
  205 ILCS 635/4-8.5 new
  205 ILCS 635/4-8.6 new
  205 ILCS 635/4-8.7 new
  205 ILCS 635/4-8.8 new
  205 ILCS 635/4-8.9 new
  205 ILCS 635/4-8.10 new
  205 ILCS 635/4-8.11 new
```

Amends the Residential Mortgage License Act of 1987. Increases the size of the Residential Mortgage Board from 5 to 7 members. Provides that one of the additional members shall be a representative of the National Training and Information Center and one shall be a representative of the Woodstock Institute. Requires the board to meet at least 4 times each calendar year. Provides that upon the Commissioner's motion, upon the motion of the Residential Mortgage Board, or upon the verified complaint of any person establishing grounds for disciplinary action, the Commissioner of Banks and Real Estate shall investigate licensees. Provides for hearings and procedures for the hearings. Effective immediately.

FISCAL NOTE (Office of Banks and Real Estate)

There would be an estimated annual cost of \$50,280, \$50,000 for additional hearings that might be necessitated by this Act and \$280 for two additional board members to attend four meetings.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

```
from Ch. 17, par. 2321-4
205 ILCS 635/1-4
205 ILCS 635/1-5
                            from Ch. 17, par. 2321-5
205 ILCS 635/4-8
                            from Ch. 17, par. 2324-8
205 ILCS 635/4-8.1 new
205 ILCS 635/4-8.2 new
205 ILCS 635/4-8.3 new
205 ILCS 635/4-8.4 new
205 ILCS 635/4-8.5 new
205 ILCS 635/4-8.6 new
205 ILCS 635/4-8.7 new
205 ILCS 635/4-8.8 new
205 ILCS 635/4-8.9 new
205 ILCS 635/4-8.10 new
205 ILCS 635/4-8.11 new
Adds reference to:
New Act
```

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

HOUSE AMENDMENT NO. 2.

205 ILCS 105/5-32 new

```
Deletes reference to:
New Act
Adds reference to:
205 ILCS 5/2
                            from Ch. 17, par. 302
205 ILCS 5/6.2 new
205 ILCS 5/6.3 new
205 ILCS 5/6.4 new
205 ILCS 5/6.5 new
205 ILCS 5/6.6 new
205 ILCS 5/6.7 new
205 ILCS 5/6.8 new
205 ILCS 5/6.9 new
205 ILCS 5/6.10 new
205 ILCS 5/6.11 new
205 ILCS 5/6.12 new
205 ILCS 5/6.13 new
205 ILCS 5/6.14 new
205 ILCS 5/6.15 new
205 ILCS 5/6.16 new
205 ILCS 5/6.17 new
205 ILCS 5/6.18 new
205 ILCS 105/1-10.39 new
205 ILCS 105/1-10.40 new
205 [LCS 105/1-10.41 new
205 ILCS 105/1-10.42 new
205 ILCS 105/5-17 new
205 ILCS 105/5-18 new
205 ILCS 105/5-19 new
205 ILCS 105/5-20 new
205 ILCS 105/5-21 new
205 ILCS 105/5-22 new
205 ILCS 105/5-23 new
205 ILCS 105/5-24 new
205 ILCS 105/5-25 new
205 ILCS 105/5-26 new
205 ILCS 105/5-27 new
205 ILCS 105/5-28 new
205 ILCS 105/5-29 new
205 ILCS 105/5-30 new
205 ILCS 105/5-31 new
```

205 ILCS 105/5-33 new 205 ILCS 205/1007.125 new 205 ILCS 205/1007.130 new 205 ILCS 205/1007.135 new 205 ILCS 205/1007.140 new 205 ILCS 205/6015 new 205 ILCS 205/6016 new 205 ILCS 205/6017 new 205 ILCS 205/6018 new 205 ILCS 205/6019 new 205 ILCS 205/6020 new 205 ILCS 205/6021 new 205 ILCS 205/6022 new 205 ILCS 205/6023 new 205 ILCS 205/6024 new 205 ILCS 205/6025 new 205 ILCS 205/6026 new 205 ILCS 205/6027 new 205 ILCS 205/6028 new 205 ILCS 205/6029 new 205 ILCS 205/6030 new 205 ILCS 205/6031 new 205 ILCS 305/1.1 from Ch. 17, par. 4402 205 ILCS 305/66.1 new 205 ILCS 305/66.2 new 205 ILCS 305/66.3 new 205 ILCS 305/66.4 new 205 ILCS 305/66.5 new 205 ILCS 305/66.6 new 205 ILCS 305/66.7 new 205 ILCS 305/66.8 new 205 ILCS 305/66.9 new 205 ILCS 305/66.10 new 205 ILCS 305/66.11 new 205 ILCS 305/66.12 new 205 ILCS 305/66.13 new 205 ILCS 305/66.14 new 205 ILCS 305/66.15 new 205 ILCS 635/1-4 from Ch. 17, par. 2321-4 205 ILCS 635/5-2 new 205 ILCS 635/5-3 new 205 ILCS 635/5-4 new 205 ILCS 635/5-5 new 205 ILCS 635/5-6 new 205 ILCS 635/5-7 new 205 ILCS 635/5-8 new 205 ILCS 635/5-9 new 205 ILCS 635/5-10 new 205 ILCS 635/5-11 new 205 ILCS 635/5-12 new 205 ILCS 635/5-13 new 205 ILCS 635/5-14 new 205 ILCS 635/5-15 new 205 ILCS 635/5-16 new 205 ILCS 635/5-17 new 205 ILCS 635/5-18 new 205 ILCS 660/2 from Ch. 17, par. 5202 205 ILCS 660/16.6 new 205 ILCS 660/16.7 new 205 ILCS 660/16.8 new 205 ILCS 660/16.9 new 205 ILCS 660/16.10 new 205 ILCS 660/16.11 new 205 ILCS 660/16.12 new 205 ILCS 660/16.13 new 205 ILCS 660/16.14 new 205 ILCS 660/16.15 new

205 ILCS 660/16.16 new

```
205 ILCS 660/16.17 new
205 ILCS 660/16.18 new
205 ILCS 660/16.19 new
205 ILCS 660/16.20 new
205 ILCS 670/17.1 new
205 ILCS 670/17.2 new
205 ILCS 670/17.3 new
205 ILCS 670/17.4 new
205 ILCS 670/17.5 new
205 ILCS 670/17.6 new
205 ILCS 670/17.7 new
205 ILCS 670/17.8 new
205 ILCS 670/17.9 new
205 ILCS 670/17.10 new
205 ILCS 670/17.11 new
205 ILCS 670/17.12 new
205 ILCS 670/17.13 new
205 ILCS 670/17.14 new
205 ILCS 670/17.15 new
205 ILCS 670/17.16 new
205 ILCS 670/17.17 new
205 ILCS 670/17.18 new
205 ILCS 670/17.19 new
```

Replaces the title and everything after the enacting clause. Amends the Illinois Banking Act, the Illinois Savings and Loan Act of 1985, the Savings Bank Act, the Residential Mortgage License Act of 1987, the Illinois Credit Union Act, the Sales Finance Agency Act, and the Consumer Installment Loan Act. Provides for the regulation of high risk home loans. Provides that a "high risk home loan" is a loan that (1) has an APR that is more than 6 percentage points, in the case of a first mortgage lien or more than 8 percentage points, in the case of a junior mortgage lien, higher than the yield on certain U.S. Treasury securities or (2) has points and fees payable by the consumer of the greater of 5% of the loan or \$800. Limits the conditions under which a lender may make a high risk mortgage loan. Limits payments to contractors. Prohibits refinancing in certain instances. Prohibits the financing of prepaid insurance products and warranties. Authorizes the Commissioner of Banks and Real Estate to conduct examinations and require remedial action by lenders who have unusually high foreclosure rates. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-25 H
                                        Fiscal Note Filed
                                        Committee Rules
   01-01-30 H Added As A Co-sponsor FRITCHEY
   01-01-31 H
                                        Assigned to Executive
   01-02-04 H Added As A Joint Sponsor MADIGAN, MJ
   01-02-08 H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor JONES,LOU
            H Added As A Co-sponsor COLLINS
            H Added As A Joint Sponsor CAPPARELLI
            H Added As A Joint Sponsor MORROW
                                        EXECUTIVE
                                                                Adopted
   01-03-01 H
                    Amendment No.01
                                                      Н
                                        Remains in CommiExecutive
   01-03-15 H
                    Amendment No.02
                                        EXECUTIVE
                                                     Н
                                                                Adopted
                                        Do Pass Amd/Stndrd Dbt/Vote 007-006-000
            H Plcd Cal 2nd Rdg Stndrd Dbt
   01-03-20 H Added As A Co-sponsor SOTO
            H Added As A Co-sponsor DELGADO
   01-03-29 H Added As A Joint Sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor MENDOZA
   01-04-04 H Second Reading-Stnd Debate
            H Hld Cal Ord 2nd Rdg-Shrt Db
   01-04-06 H
                                        3rd Rdg Deadline Extnd-Rule
            H Hld Cal Ord 2nd Rdg-Shrt Db
   01-05-18 H
                                        Re-Refer Rules/Rul 19(a)
```

BURKE - MCGUIRE - BIGGINS - KLINGLER - BELLOCK, BOLAND HB-0048 AND FRANKS.

New Act 5 ILCS 80/4.22 new 225 ILCS 125/25

Creates the Surgical Assistant Practice Act. Regulates surgical assistants through licensing requirements. Amends the Regulatory Sunset Act to repeal the new Act on January 1, 2012. Amends the Perfusionist Practice Act. Retitles the Board of Perfusion as the Board of Perfusion and Surgical Assisting. Adds a member to the Board who is actively licensed as a surgical assistant. Effective January 1, 2002.

FISCAL NOTE (Department of Professional Regulation) Revenue over 4 years is expected to be \$321,500 and expenses over 4 year would be \$231,895, for a net deficit of \$89,605.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act 5 ILCS 80/4.22 new 225 ILCS 125/25 Adds reference to: 215 ILCS 5/356z.1 new 215 ILCS 125/4-6.5 215 ILCS 165/10

from Ch. 32, par. 604

Replaces the title and everything after the enacting clause. Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverage for services rendered by surgical assistants. Effective immediately. NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                      Referred to Hse Rules Comm
01-01-25 H
                                      Fiscal Note Filed
                                      Committee Rules
01-01-31 H Added As A Joint Sponsor MCGUIRE
01-02-01 H Added As A Joint Sponsor BIGGINS
01-02-06 H
                                      Assigned to Executive
01-02-27 H Added As A Co-sponsor BOLAND
01-03-15 H
                Amendment No.01
                                      EXECUTIVE H
                                                              Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-26 H Added As A Joint Sponsor KLINGLER
         H Added As A Joint Sponsor BELLOCK
01-03-27 H Added As A Co-sponsor FRANKS
01-03-28 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
01-03-30 S First reading
                                      Referred to Sen Rules Comm
01-04-04 S Added as Chief Co-sponsor DILLARD
01-04-10 S Added as Chief Co-sponsor SULLIVAN
01-04-17 S Added As A Co-sponsor CULLERTON
01-04-19 S Added as Chief Co-sponsor PARKER
01-05-02 S
                                      Assigned to Insurance & Pensions
01-05-08 S
                                      To Subcommittee
                                      Committee Insurance & Pensions
01-05-12 S
                                      Refer to Rules/Rul 3-9(a)
01-05-31
         S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                      NOVEMBER 1, 2001.
                                      Assigned to Insurance & Pensions
01-11-02 S
                                      Refer to Rules/Rul 3-9(b)
```

HB-0049 PARKE.

> 225 ILCS 410/3-3 from Ch. 111, par. 1703-3

Amends the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985. Makes a technical change in a Section concerning qualifications for licensure as a cosmetologist by a barber school graduate.

00-12-08 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm. 01-01-31 H Assigned to Executive 01-03-16 H

HB-0050 PARKE - LYONS, EILEEN - HOWARD - KENNER - WOJCIK, DART, KLINGLER, DAVIS, MONIQUE, MCCARTHY, ERWIN, COLLINS, YAR-BROUGH, BOLAND, FRANKS, FLOWERS, MATHIAS, GILES, BERNS AND MILLER.

Re-Refer Rules/Rul 19(a)

New Act

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

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor HOWARD
            H Added As A Joint Sponsor KENNER
   01-01-31 H
                                        Assigned to Tobacco Settlement Proceeds
   01-02-02 H Added As A Co-sponsor DART
   01-02-07 H Added As A Co-sponsor KLINGLER
   01-02-08 H Added As A Co-sponsor DAVIS, MONIQUE
   01-02-14 H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor ERWIN
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor YARBROUGH
   01-03-01 H Added As A Co-sponsor BOLAND
   01-03-16 H
                                        Do Pass/Short Debate Cal 012-001-003
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-20 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
            H Added As A Joint Sponsor WOJCIK
            H Added As A Co-sponsor FRANKS
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor BERNS
            H Added As A Co-sponsor MILLER
   01-04-10 S Arrive Senate
            S Placed Calndr First Rdg
   01-04-11 S Chief Sponsor LAUZEN
   01-04-17 S First reading
                                        Referred to Sen Rules Comm
```

HB-0051 PARKE.

625 ILCS 5/12-610 from Ch. 95 1/2, par. 12-610

Amends the Illinois Vehicle Code. Provides that a driver may wear a single-sided headset or earpiece with a cellular or other mobile telephone that allows him or her to use a telephone without holding the telephone or its handset or receiver.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Transportation & Motor Vehicles 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0052 PARKE.

510 ILCS 70/4.05 new

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

Amends the Humane Care for Animals Act. Prohibits a person from transmitting or receiving simulcasting of greyhound races for commercial purposes. Provides that a violation is a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

00-12-08HPrefiled with the Clerk01-01-10HFirst readingReferred to Hse Rules Comm01-01-31HAssigned to Executive01-03-16HRe-Refer Rules/Rul 19(a)

HB-0053 PARKE.

510 ILCS 70/4.05 new

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.

NOTE(S) THAT MAY APPLY: Correctional 00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0054 PARKE AND ERWIN.

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5 35 ILCS 105/3-50 from Ch. 120, par. 439.3-50 35 ILCS 120/2-5 from Ch. 120, par. 441-5 35 ILCS 120/2-45 from Ch. 120, par. 441-45 30 ILCS 805/8.25 new

Amends the Use Tax Act and the Retailers' Occupation Tax Act. With respect to the exemption for certain manufacturing and assembling machinery and equipment, adds computers, sensors, software, and related equipment, including these items used in computer-assisted design or computer assisted manufacturing. Excepts the exemption from the sunset requirements. Provides that the term "equipment" includes a computer assisted design, computer assisted manufacturing (CAD/CAM) system contributing to a manufacturing or assembly process (rather than, includes computers used primarily in operating exempt machinery and equipment in such a system). Amends the State Mandates Act to require implementation without reimbursement.

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

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Revenue

01-02-14 H Added As A Co-sponsor ERWIN

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0055 PARKE.

730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1

Amends the Unified Code of Corrections. Provides that a person placed on court supervision for driving an uninsured vehicle must maintain proof of financial responsibility, in a manner satisfactory to the Secretary of State, for a period of at least 3 years (rather than one year) after the date the proof is first filed.

00-12-08 H Prefiled with the Clerk

 01-01-10
 H First reading
 Referred to Hse Rules Comm

 01-01-31
 H
 Assigned to Constitutional Officers

 01-02-15
 H
 Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt DbtH Second Reading-Short DebateH Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0056 PARKE - LINDNER AND BLACK.

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 2002 and subsequent years.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Labor

01-02-06 H Added As A Joint Sponsor LINDNER 01-02-21 H Added As A Co-sponsor BLACK

01-03-16 H Re-Refer Rules/Rul 19(a)

```
HB-0057
             PARKE.
   30 ILCS 105/6z-18
                                      from Ch. 127, par. 142z-18
   30 ILCS 105/6z-20
                                      from Ch. 127, par. 142z-20
   35 ILCS 105/3-10
                                      from Ch. 120, par. 439.3-10
   35 ILCS 110/3-10
                                      from Ch. 120, par. 439.33-10
   35 ILCS 115/3-10
                                      from Ch. 120, par. 439,103-10
   35 ILCS 120/2-10
                                      from Ch. 120, par. 441-10
   35 ILCS 120/2d
                                      from Ch. 120, par. 441d
   35 ILCS 505/13a
                                      from Ch. 120, par. 429a
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that beginning July 1, 2001 and thereafter, the tax with respect to motor fuel and gasohol is imposed under these Acts at the rate of 1.25% (permanently eliminating the State's portion of the tax). Reduces from \$0.04 to \$0.01 the amount per gallon of motor fuel and from \$0.03 to \$0.01 the amount per gallon of gasohol that a motor fuel retailer shall prepay in taxes to a registered distributor, supplier, or other reseller of motor fuel. Amends the State Finance Act to provide for the distribution of the 1.25% tax on motor fuel and gasohol. Amends the Motor Fuel Tax Law to provide that the part (b) rate of the tax imposed upon the use of motor fuel upon highways of this State by commercial motor vehicles shall be determined using a 1.25% rate rather than a 6.25% rate beginning July 1, 2001. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
    01-01-10 H First reading
                                       Referred to Hse Rules Comm
    01-01-31 H
                                       Assigned to Revenue
    01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
    01-04-04 H
                                       Motion Filed PURSUANT TO RULE
                                       18(G), I MOVE TO
            Н
                                       DISCHARGE THE
            H
                                       RULES COMMITTEE
            Н
                                       FROM FURTHER
            Н
                                       CONSIDERATION OF
            Н
                                       HB 57 AND ADVANCE
                                       TO THE ORDER OF
            Н
            Н
                                       SECOND READING -
            H
                                       STANDARD DEBATE
            Н
                                       -BLACK
            Н
                                       REP.CURRIE OBJECTS
            Н
                                       TO THE MOTION
            Н
                                       Chair Rules
            Н
                                       IN ORDER
            H Appeal Ruling of Chair BLACK
            H Shall Chair Be Sustained
            H Mtn PvI/Chr Ssn/000-000048-052-000
```

HB-0058 COWLISHAW – PARKE – BLACK – JONES, JOHN – BOST, MCCARTHY, DART, BERNS, POE, RIGHTER, MITCHELL, BILL, STEPHENS, MOFFITT AND MATHIAS.

Committee Rules

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

Amends the Illinois Income Tax Act. Provides for an income tax deduction for taxable years ending on or after December 31, 2001 in an amount equal to any compensation paid to a resident for reserve duty in the Armed Forces of the United States or for any service as a member of the Illinois National Guard. Exempts the deduction from the sunset provisions. Effective immediately.

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

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Revenue

01-03-09 H Added As A Co-sponsor MCCARTHY

01-03-16 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt
```

```
01-03-22 H Added As A Co-sponsor DART
01-03-23 H Primary Sponsor Changed To COWLISHAW
         H Added As A Joint Sponsor PARKE
01-04-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
         H Added As A Joint Sponsor BLACK
         H Added As A Joint Sponsor JONES, JOHN
         H Added As A Joint Sponsor BOST
         H Added As A Co-sponsor BERNS
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor RIGHTER
         H Added As A Co-sponsor MITCHELL, BILL
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor MATHIAS
01-04-04 S Arrive Senate
         S Placed Calndr First Rdg
01-04-06 S Chief Sponsor GEO-KARIS
         S Added as Chief Co-sponsor BOWLES
                                    Referred to Sen Rules Comm
         S First reading
```

HB-0059 MITCHELL,BILL – MATHIAS – BERNS – RIGHTER – TURNER,JOHN, POE, LAWFER, LYONS,EILEEN, WAIT, JONES,JOHN, BELLOCK, KURTZ, BRADY, MITCHELL,JERRY, WINKEL, SAVIANO, STEPHENS, MYERS,RICHARD, MOFFITT, BOST, BIGGINS, LINDNER, DURKIN,

PARKE, MOORE AND O'CONNOR.

815 ILCS 370/2 from Ch. 5, par. 1702 815 ILCS 370/3 from Ch. 5, par. 1703

815 ILCS 370/4.2 new

815 ILCS 370/7 from Ch. 5, par. 1707

815 [LCS 370/7.1

Amends the Motor Fuel and Petroleum Standards Act. Provides that the public policy of this State is that methyl tertiary butyl ether (MTBE) must be removed from Illinois motor fuel. Defines MTBE. Provides that on or after January 1, 2002, motor fuel may be sold or offered for sale only if no MTBE has been introduced on or after January 1, 2002. Provides that a violation does not occur if the motor fuel contains a trace amount of MTBE not intentionally introduced on or after January 1, 2002. Defines a "trace amount" of MTBE. Requires every retailer of motor fuel to display a statement informing the customer that the motor fuel being sold does not contain MTBE. Effective January 1, 2002.

```
00-12-08 H Prefiled with the Clerk
```

01-01-10 H First reading Referred to Hse Rules Comm

01-01-30 H Added As A Joint Sponsor MATHIAS

01-01-31 H Assigned to Executive

01-02-02 H Added As A Joint Sponsor BERNS

H Added As A Joint Sponsor RIGHTER

01-02-08 H Added As A Joint Sponsor TURNER, JOHN

01-02-22 H Added As A Co-sponsor POE

H Added As A Co-sponsor LAWFER

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BRADY

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor WINKEL

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor MYERS, RICHARD

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor BOST

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor LINDNER

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor PARKE

H Added As A Co-sponsor MOORE

01-03-16 H

Re-Refer Rules/Rul 19(a)

01-03-21 H Added As A Co-sponsor O'CONNOR

HB-0060 STEPHENS – BLACK – RIGHTER – MITCHELL,BILL – JONES,JOHN, MYERS,RICHARD AND LYONS,EILEEN.

65 ILCS 5/11-54.1-2

from Ch. 24, par. 11-54.1-2

225 ILCS 205/2

from Ch. 85, par. 2002

Amends the Illinois Municipal Code and the Carnival Regulation Act. Provides that an application for a written permit to set up, run, operate, or conduct a carnival shall include the name, date of birth, and social security number of the applicant and each employee or subcontractor that the applicant, at the time of the application, expects to be on site for the carnival. Requires the fair board or corporate authorities to provide a copy of the permit application to the local law enforcement agency.

HOUSE AMENDMENT NO. 2.

Deletes everything. Reinserts the provisions of the bill as introduced but makes the following changes: (1) the information requirement imposed does not apply to any person or contractor that has not worked for the carnival an average of at least 20 hours per week during the 60 days immediately preceding the first date the carnival is open to the public and also does not apply to any person or contractor that is a resident of the city, town, or village in which the carnival is set up and operating; (2) the issuance of the permit to operate the carnival is conditioned upon compliance with the information requirement imposed; and (3) after receipt of a copy of the permit application from the corporate authorities or the fair board, and upon request, the local law enforcement agency shall provide a copy of the application to the Illinois Department of Labor.

۲.			de a copy of the application	n to the minions Departine	ne or Dacor.
	00-12-08	Н	Prefiled with the Clerk		
			First reading	Referred to Hse Rules Com	n
			Added As A Co-sponsor LYC		
	01-01-31	Н		Assigned to Cities & Village	
	01-02-07			Do Pass/Short Debate Cal 0	11-000-000
			Placed Cal 2nd Rdg-Shrt Dbt		
	01-02-14		Added As A Joint Sponsor R		
			Added As A Joint Sponsor M		
			Added As A Joint Sponsor JC		
	01-02-16		Amendment No.01	BLACK	
		Н	Amendment referred to	HRUL	
			Cal Ord 2nd Rdg-Shrt Dbt		
	01-02-22		Amendment No.01	BLACK	
			Recommends be Adopted HR	RUL/005-000-000	
		Н	Cal Ord 2nd Rdg-Shrt Dbt		
	01-02-28	Н		BLACK	
		Н	Amendment referred to	HRUL	
			Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-13		Amendment No.02	BLACK	
			Recommends be Adopted HR	(UL/005-000-000	
	24.02.14		Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-14		Second Reading-Short Debat		Withdrawn
		H		BLACK BLACK	Adopted
			Amendment No.02	BLACK	Adopted
	01.04.05		Pld Cal 3rd Rdg-Shrt Dbt Primary Sponsor Changed To	CTEDUENIC	
	01-04-03		Joint Sponsor Changed to BL		
			Added As A Co-sponsor MY		
			3rd Rdg-Shrt Dbt-Pass/Vote		
	01-04-06		Arrive Senate	110 000 000	
	01-04-00		Placed Calndr First Rdg		
	01-04-17		Chief Sponsor WATSON		
			First reading	Referred to Sen Rules Comi	n
	01-04-25			Assigned to Local Governm	ent
	01-05-01	Š		Recommended do pass 010-	
			Placed Calndr, Second Rdg	1	
	01-05-02		Second Reading		
			Placed Calndr, 3rd Reading		
	01-07-01	s		Refer to Rules/Rul 3-9(b)	

HB-0061 1002

HB-0061 FEIGENHOLTZ - HOFFMAN - BLACK - SOTO - DART, DAVIS,STEVE, PARKE, KOSEL, CROTTY, HOLBROOK AND ERWIN.

30 ILCS 105/5.545 new 625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Pet Overpopulation Control Fund. Provides for the issuance of Pet Friendly license plates. Provides that in addition to the appropriate registration fees, an applicant for the special plate shall be charged an original issuance fee of \$40 and a fee of \$27 for each renewal. Provides that \$25 of the additional original issuance fee and \$25 of the renewal fee shall be deposited into the Pet Overpopulation Control Fund. Provides that \$15 of the original issuance fee and \$2 of the renewal fee shall be deposited into the Secretary of State Special License Plate Fund. Provides that subject to appropriation by the General Assembly and approval by the Secretary of State, the moneys in the Pet Overpopulation Control Fund shall be paid as grants to nonprofit, tax-exempt humane societies solely for the humane sterilization of dogs and cats in the State of Illinois. Provides that in approving these grants, the Secretary of State shall consider the recommendations of a volunteer board appointed by the Secretary, consisting of 5 officers or directors of humane societies operating in different regions in Illinois.

```
FISCAL NOTE (Office of the Secretary of State)
   Programming and administration costs associated with any new
   line of license plates is estimated at $50,000.
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                         Referred to Hse Rules Comm
   01-01-19 H Added As A Joint Sponsor HOFFMAN
   01-01-26 H Added As A Joint Sponsor BLACK
   01-01-30 H
                                         Fiscal Note Filed
                                         Committee Rules
   01-01-31 H
                                         Assigned to Constitutional Officers
   01-02-07 H Added As A Joint Sponsor SOTO
   01-02-08 H Added As A Joint Sponsor DART
   01-02-15 H
                                         Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor DAVIS, STEVE
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor ERWIN
   01-02-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-011-000
            S Arrive Senate
            S Placed Calndr First Rdg
   01-03-02 S Chief Sponsor DILLARD
            S Added as Chief Co-sponsor WALSH,L
   01-03-06 S First reading
                                        Referred to Sen Rules Comm
   01-03-08 S Added as Chief Co-sponsor RADOGNO
   01-03-12 S Added As A Co-sponsor MOLARO
   01-03-21 S Added As A Co-sponsor BOWLES
   01-04-04 S Added As A Co-sponsor KLEMM
   01-04-10 S Added as Chief Co-sponsor MYERS
   01-05-01 S Added As A Co-sponsor CULLERTON
   01-07-27 S Added As A Co-sponsor PETERSON
   01-11-13 S Added as Chief Co-sponsor GEO-KARIS
   01-11-15 S
                                         Assigned to Transportation
            S Added As A Co-sponsor PARKER
   01-11-16 S Added As A Co-sponsor BOMKE
   01-11-27 S Added As A Co-sponsor SILVERSTEIN
                                         Recommended do pass 009-000-000
            S Placed Calndr, Second Rdg
            S Added As A Co-sponsor LINK
            S Second Reading
            S Placed Calndr, 3rd Reading
```

1003 HB-0061—Cont.

```
01-11-28 S Third Reading - Passed 053-002-000 H Passed both Houses
01-12-12 H Sent to the Governor
02-01-11 H Governor approved H Effective Date 02-06-01
```

PUBLIC ACT 92-0520

HB-0062 GRANBERG - MADIGAN, MJ.

New Act

Creates the Metro-East Sports Facilities Authority Act. Creates the Metro-East Sports Facilities Authority. Authorizes the Authority to make loans for the purpose of acquiring, constructing, maintaining, or rehabilitating sports facilities in Madison and St. Clair counties. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Executive

01-02-06 H Added As A Joint Sponsor MADIGAN,MJ

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0063 GRANBERG – NOVAK – MADIGAN,MJ – BOST – REITZ, FRANKS, HARTKE, BOLAND, DART AND DAVIS,MONIQUE.

New Act	
20 ILCS 1110/6	from Ch. 96 1/2, par. 4106
30 ILCS 105/5.545 new	•
30 ILCS 330/2	from Ch. 127, par. 652
30 ILCS 330/7	from Ch. 127, par. 657
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

Creates the Illinois Coal Mining and Coal Development Act. Creates the Illinois Coal Mining and Coal Development Board and authorizes the Board to provide advice and make recommendations on certain powers and duties of the Illinois Environmental Protection Agency with respect to coal-related matters. Authorizes the State to issue bonds in the amount of \$500,000,000 for the purposes of architectural and technical planning and installation of sulfur dioxide and nitrogen oxide emission control systems for coal-fired electric generating units. Provides that the proceeds of the bonds shall be deposited into a separate fund known as the Coal Mining and Coal Development Fund, and amends the State Finance Act to create the Fund. Amends the General Obligation Bond Act. Increases the bond authorization limit by \$500,000,000 for coal and energy development. Deletes language in the General Obligation Bond Act and the Illinois Coal and Energy Development Bond Act that directs DCCA to make a \$35,000,000 grant to a generating station to construct a facility to reduce sulfur dioxide emissions at a coal-fired generating unit. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning February 1, 2002, each month the Department of Revenue shall pay into the General Obligation Bond Retirement and Interest Fund 80% of the net revenue realized for the preceding month from the selling price of coal until the Bureau of the Budget certifies to the Department that the amount that will be necessary to finance the \$500,000,000 in additional general obligation bonds authorized to be issued under this amendatory Act of the 92nd General Assembly for coal development has been paid into that Fund. Effective July 1, 2001.

STATE DEBT NOTE (Economic and Fiscal Commission) Assuming an interest rate of 6.0% and a 25-year level repayment period, the additional \$500 million in bonding authority would increase total General Obligation Debt by approximately \$950 million and annual debt service by approximately \$39 million.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 105/9 35 ILCS 110/9 35 ILCS 115/9

1004 HB-0063---Cont.

35 ILCS 120/3

Deletes everything and reinserts the provisions of the bill as introduced with changes as follows. Changes the short title to the Clean Air and Development Act. Defines "project" as any proposal submitted to the Clean Air and Development Board in response to a request for project proposals that includes a technology that will enhance the use of Illinois coal in Illinois while enhancing environmental protection. Changes the composition of the Board. Provides that project funding may also be provided for sulfur dioxide control systems and transmission systems for new or existing coal-fired electric generating units. Adds items concerning which the Board shall provide advice and make recommendations to the Environmental Protection Agency. Provides for Board evaluation and recommendations concerning project proposals, and for Agency consideration of Board recommendations and notice to the Board and a provision for a hearing in cases of disagreement with Board recommendations. Deletes language requiring 80% of use and occupation tax revenue to be deposited into the General Obligation Bond Retirement and Interest Fund. Provides that on or before May 1 each year until the bonds authorized to be issued under this amendatory Act of the 92nd General Assembly for coal development have been paid, the Bureau of the Budget shall certify the amount necessary to be appropriated in the State fiscal year that begins on July 1 of that calendar year to finance the bonds authorized to be issued under this amendatory Act of the 92nd General Assembly for coal development. Effective July 1, 2001.

STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)

HB 63, as amended, would increase:

General Obligation principal by\$ 500 million Annual debt service by\$ 39 million

FISCAL NOTE, H-AM 1 (Environmental Protection Agency) HB 63 has a significant fiscal impact. The bill will require the issuance of an additional \$500 million in General Obligation Bonds for use by EPA consistent with the Clean Air and Development Act. The Agency estimates that an additional \$450,000 annually in general revenue will be necessary to implement and administer the program.

HOUSE AMENDMENT NO. 4.

Adds reference to:

20 ILCS 605/605-331 new

20 ILCS 655/5:3

20 ILCS 687/6-3

20 ILCS 3505/7

20 ILCS 3505/7.90 new

20 ILCS 3505/7.91 new

20 ILCS 3505/7.92 new

20 ILCS 3505/7.93 new

20 ILCS 3505/7.94 new

20 ILCS 3505/7.95 new

20 ILCS 3505/7.96 new

20 ILCS 3505/7.97 new

20 ILCS 3505/7.98 new

20 ILCS 3505/7.99 new

30 ILCS 105/5,546 new

35 ILCS 5/213 new

35 ILCS 105/3-5

35 ILCS 110/3-5 35 ILCS 115/3-5

35 ILCS 120/2-5

35 ILCS 200/15-72 new

220 ILCS 5/2-202

415 ILCS 5/9.9

415 ILCS 5/9.10 new

Deletes everything. Creates the Clean Air and Development Law. Amends the General Obligation Bond Act to increase bonding authority by \$500,000,000 and provides that the \$500,000,000 is to be used by DCCA to fund projects that will enhance the use of Illinois coal in Illinois while enhancing environmental protection. Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997 to

1005 HB-0063—Cont.

establish a pilot project to fund a biomass-to-fuels research facility in Illinois that uses agricultural feedstocks and advances technologies to develop a new environmentally friendly and sustainable industry. Amends the State Finance Act to create Funds into which bonding proceeds shall be deposited to fund these initiatives. Amends the Illinois Coal and Energy Development Bond Act and the Environmental Protection Act to implement the Clean Air and Development Law. Creates the Empower Illinois Law. Provides that the purpose of the Law is to use abundant coal reserves to turn Southern Illinois into the State's "power plant", providing power for Chicago and its suburbs, and reducing the need for peaker plants. Creates the Empower Illinois Commission to consider the most effective way to use Illinois coal to resolve the energy issues facing the State and provides that the Commission shall issue a report containing its recommendations to the Governor and the General Assembly on or before January 30, 2002. Provides that the Department of Natural Resources shall develop, in its Division of Mines and Minerals, a single point of review process for entities interested in building mine-mouth power plants and related power transmission lines that coordinates reviews by all involved State and federal agencies. Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois. Defines "mine-mouth power plant" as a coal-fired power plant sited adjacent to a coal mine and provides that DCCA must establish by rule the standards that must be met to qualify as a related power transmission line. Amends the Illinois Enterprise Zone Act. Provides that DCCA may designate 12 additional Enterprise Zones for the construction of mine-mouth power plants. Provides that DCCA shall establish by rule the criteria for eligibility for certification of the 12 additional Enterprise Zones. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Retailers' Occupation Tax Act, the Property Tax Code, and the Public Utilities Act to provide various tax incentives for the construction of mine-mouth power plants and for the construction of related power transmission lines. Effective July 1, 2001.

HOUSE AMENDMENT NO. 5.

Amends the General Obligation Bond Act and makes comparable changes in the Clean Air and Development Law to provide that of the \$500,000,000 authorized to be used by the Department of Commerce and Community Affairs for the purposes consistent with the Clean Air and Development Law, \$100,000,000 must be used exclusively for the construction of mine-mouth power plants.

STATE DEBT NOTE, H-AM 4,5 (Economic and Fiscal Commission)

Same as previous State Debt notes.

FISCAL NOTE, H-AM 4,5

(Department of Commerce and Community Affairs)

HB 63 will have a fiscal impact on several State agencies and

revenue sources in various ways:

..DCCA estimates the fiscal impact to be at least \$450,000, including 5 additional headcount with specialized knowledge. The cost to the Department for recording fees and rulemaking associated with new or amended enterprise zones is unknown at this time.

..EPA estimates a cost of \$250,000 in GRF to develop, promulgate and implement rules for the recommended strategies and to prepare the report to the General Assembly regarding the potential need for the control or reduction of emissions from fossil fuel-fired electric generating plants.

..BOB estimates the fiscal impact of the issuance of \$500 million of General Obligation bonds to be approximately \$40-\$50 million per year for 25 years from GRF, assuming tax-exempt interest rates.

..The impact of the various exemptions and tax credits and the creation of additional enterprise zones on State revenues cannot be determined at this time.

..This fiscal note does not address the potential impact of HB 63 on the Illinois Development Finance Authority. STATE MANDATE NOTE, H-AM 4,5 (Department of Commerce and Community Affairs) In the opinion of DCCA, HB 63 (H-ams 4 and 5) creates a tax exemption mandate for which reimbursement of 100% of the in-

```
creased costs to local governments is required under the State
   Mandates Act. An estimate of the increased costs to local gov-
   emments is not available at this time.
   HOME RULE NOTE, H-AM 4,5
   (Department of Commerce and Community Affairs)
   This legislation does not contain language indicating a pre-
   emption of home rule powers and functions.
   PENSION NOTE, H-AM 4,5 (Pension Laws Commission)
   HB 63 (H-ams 4 and 5) would not affect the accrued liabilities
   or annual cost of any Illinois public pension fund or retire-
   CORRECTIONAL NOTE, H-AM 4,5 (Department of Corrections)
   HB 63 (H-ams 4 and 5) does not have an impact on DOC.
   HOUSING AFFORDABILITY NOTE, H-AM 4,5
   (Illinois Housing Development Authority)
   There will be no fiscal effect on the cost of constructing,
   purchasing, owning, or selling a single-family residence.
   JUDICIAL NOTE, H-AM 4, 5 (Office of the Illinois Courts)
   HB 63 (H-ams 4 and 5) would neither increase nor decrease the
   number of judges needed in the State.
NOTE(S) THAT MAY APPLY: Debt; Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                          Referred to Hse Rules Comm
   01-01-25 H
                                          State Debt Note Filed
             Н
                                          Committee Rules
   01-01-31 H
                                          Assigned to Environment & Energy
   01-02-06 H Added As A Co-sponsor HARTKE
   01-02-23 H
                                          ENVRMNT ENRGY H
                    Amendment No.01
                                                                   Adopted
                                          Do Pass Amend/Short Debate 016-000-000
             Η
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-27 H
                                         Fiscal Note Req as amended BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor BOLAND
             H Added As A Joint Sponsor MADIGAN, MJ
   01-02-28 H
                    Amendment No.02
                                          ERWIN
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-01 H Added As A Joint Sponsor NOVAK
                                          St Debt Note Fld as amended BY HOUSE
   01-03-02 H
                                            AMEND #1
             H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-07 H Added As A Co-sponsor DART
   01-03-09 H Added As A Co-sponsor DAVIS, MONIQUE
                    Amendment No.02
                                         ERWIN
   01-03-13 H
                                           HENE
             Н
                    Rules refers to
             H Cal Ord 2nd Rdg-Shrt Dbt
                                         Fiscal Note Filed as amnded
   01-03-21 H
             H Cal Ord 2nd Rdg-Shrt Dbt
   01-04-04 H
                    Amendment No.03
                                         GRANBERG
             Η
                    Amendment referred to HRUL
             Η
                    Rules refers to
                                           HENE
             H
                    Amendment No.04
                                         GRANBERG
             Н
                    Amendment referred to HRUL
                                           HENE
             Н
                    Rules refers to
             Η
                    Amendment No.05
                                         REITZ
             Н
                    Amendment referred to HRUL
                    Rules refers to
                                           HENE
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
   01-04-05 H
                    Amendment No.03
                                         GRANBERG
             H Recommends be Adopted HENE/017-000-000
             H
                    Amendment No.04
                                         GRANBERG
             H Recommends be Adopted HENE/017-000-000
                    Amendment No.05
             Н
                                         REITZ
             H Recommends be Adopted HENE/017-000-000
            H Joint Sponsor Changed to REITZ
```

H Added As A Joint Sponsor BOST

```
01-04-05-Cont.
                H Added As A Co-sponsor FRANKS
                Н
                       Amendment No.03
                                             GRANBERG
                                                                      Withdrawn
                Η
                       Amendment No.04
                                            GRANBERG
                                                                      Adopted
                Η
                       Amendment No.05
                                             REITZ
                                                                      Adopted
                Η
                                             Fiscal Note Req as amended BY HA 4,5/
                                               TENHOUSE
                Н
                                             St Mndt Fis Note Req Amnd
               Н
                                             St Debt Note Req as amended BY HA 4,5/
                                               TENHOUSE
                Н
                                            St Debt Note Fld as amended BY HA'S #4 &
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Home Rule Note Req as amend
               Н
                                            Fiscal Note Filed as amnded
               Н
                                            St Mndt Fis Note Fld Amnd
               Н
                                            Home Rule Note Fld as amend
               Н
                                            Pension Note Filed as amnd
               Н
                                            Land Con App Req as Amnd
               Н
                                            Corretni Note Fld as amnd BY HA'S #4 & 5
               H
                                            Hous Aford Note Req as amnd
               Η
                                            Floor motion MOVES THAT A LAND
               Η
                                            CONVEYANCE
               Н
                                             APPRAISAL NOTE IS
               Н
                                            INAPPLICABLE
               Н
                                            -GRANBERG
               Н
                                            REP. BLACK OBJECTS
               Н
                                            TO THE MOTION
               Н
                                            Motion Prevailed
               Н
                                            057-053-000
               Η
                                            Land Convey App Not Rqrd
               Н
                                            Floor motion MOVES - A HOUSING
               Н
                                            AFFORDABILITY NOTE
               Н
                                            IS INAPPLICABLE
               Н
                                            -GRANBERG
               Η
                                            REP. BLACK OBJECTS
               Н
                                            TO THE MOTION
               Н
                                            Verified
               Н
                                            Motion Prevailed
               Н
                                            056-054-000
               Н
                                            Hous Aford Note Not Requird
               H Pld Cal 3rd Rdg-Shrt Dbt
               Н
                                               3d Reading Consideration PP
               Η
                                               Calendar Consideration PP
               Н
                                            3rd Rdg Deadline Extnd-Rule
               Η
                                            Calendar-Consideration Ppnd
      01-04-18 H
                                            Hous Aford Note Fld as amnd
                                            Calendar-Consideration Ppnd
               Н
      01-04-19 H
                                            Judicial Note Req as amend BY HA'S #4 & 5
                                            Calendar-Consideration Ppnd
               H
      01-05-18 H
                                            Re-Refer Rules/Rul 19(a)
HB-0064
            LANG - FRITCHEY - HOWARD - KENNER - MAY, FLOWERS AND
            YARBROUGH.
   20 ILCS 1705/4
                                   from Ch. 91 1/2, par. 100-4
   20 ILCS 1705/4.3
                                   from Ch. 91 1/2, par. 100-4.3
   20 ILCS 1705/7
                                   from Ch. 91 1/2, par. 100-7
                                   from Ch. 91 1/2, par. 100-15
   20 ILCS 1705/15
  210 ILCS 30/6.2
                                   from Ch. 111 1/2, par. 4166.2
  210 ILCS 30/6.3
                                   from Ch. 111 1/2, par. 4166.3
  210 ILCS 30/6.4
                                   from Ch. 111 1/2, par. 4166.4
  210 ILCS 30/6.5
                                   from Ch. 111 1/2, par. 4166.5
  210 ILCS 30/6.6
                                   from Ch. 111 1/2, par. 4166.6
  210 ILCS 30/6.7
                                   from Ch. 111 1/2, par. 4166.7
  210 ILCS 30/6.8
                                   from Ch. 111 1/2, par. 4166.8
  210 ILCS 30/6.9 new
  210 ILCS 45/1-113
                                   from Ch. 111 1/2, par. 4151-113
  210 ILCS 45/2-104
                                   from Ch. 111 1/2, par. 4152-104
```

HB-0064—*Cont.* 1008

210 ILCS 45/2-106 from Ch. 111 1/2, par. 4152-106 210 ILCS 45/2-106.1 210 ILCS 45/3-203 from Ch. 111 1/2, par. 4153-203 405 ILCS 5/3-704 from Ch. 91 1/2, par. 3-704

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the quarterly reports on state-operated facilities for the mentally ill and developmentally disabled shall include adverse federal certification or accreditation findings. Provides that, no later than January 1, 2002, the Department of Human Services shall adopt standards for recording on a prescribed form all patient care, diagnosis, and treatment at every facility under the jurisdiction of the Department. Provides that no later than January 1, 2002, every facility under the jurisdiction of the Department and all services provided in those facilities shall comply with all of the applicable standards adopted by the Social Security Administration under the Medicare Subchapter of the federal Social Security Act. Makes various changes concerning: pre-discharge determinations; discharge records; visits following placement; reports and evaluations; treatment plans; quality assurance for certain persons in long term care facilities; resident assessment; and other matters. Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Eliminates sunset language for the Office of the Inspector General. Deletes other repeal provisions. Provides that the agency designated by the Governor under Section 1 of the Protection and Advocacy for Developmentally Disabled Persons Act is authorized to review abuse, neglect, deaths, and other safety-related issues in mental health facilities, as defined in the Mental Health and Developmental Disabilities Code, and the effectiveness of the State's systems that address these issues. Amends the Nursing Home Care Act, Makes changes concerning the assessment and care of nursing home residents with mental illness. Amends the Mental Health and Developmental Disabilities Code, Provides that, when a respondent has been transported to a mental health facility for examination, the facility shall, within one hour, attempt to contact at least 2 persons named by the respondent. Some parts of the bill are effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 1705/4,3 210 ILCS 30/6,9 new 210 ILCS 45/1-113 210 ILCS 45/2-104 405 ILCS 5/3-704

Replaces everything after the enacting clause with the bill as introduced with the following changes. Provides that if the director of the facility in which a person is hospitalized determines that the person requires community mental health services, the suitable community mental health provider shall be selected from among the Department's contractual designees. Provides that the Department shall reimburse a community based not-for-profit agency for all increased costs of providing services to a person who reuires further personal care or general oversight. Provides that the contractual process 'h the Department's contractual designee shall identify the necessary services in a itment plan, the resource requirements to provide those services, and the parties rensible for providing those resources. Deletes (1) the Section of the Mental Health Developmental Disabilities Administrative Act regarding site visits and inspecas; (2) the new Section of the Abused and Long Term Care Facilities Residents Reorting Act that authorizes a specified agency to periodically evaluate abuse, neglect, deaths, and other safety-related issues in mental health facilities and the effectiveness of the State's systems that address these issues; (3) the provisions regarding providing mental health services to residents of nursing homes; (4) the changes to the Mental Health and Developmental Disabilities Code; and (5) the changes to the definition of "facility" in the Nursing Home Care Act. Makes other changes.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 210 ILCS 45/3-203 Adds reference to: 210 ILCS 5/6.19 new 225 ILCS 65/5-10 1009 HB-0064—Cont.

Replaces everything after the enacting clause with the bill as amended by House Amendment No. 1 with the following changes. Deletes the provisions requiring the contractual process with the Department's contractual designee to identify the necessary services in a treatment plan, the resource requirements to provide those services, and the parties responsible for providing those resources. Deletes the requirement that the Department keep written records of the number of persons it places in long term care facilities each year. Deletes from the bill changes to the Section of the Nursing Home Care Act regarding licensing of facilities for persons with a developmental disability or persons suffering from emotional or behavioral disorders. Provides that, within 30 days after the Secretary of Human Services has approved a response regarding an investigation, the facility or agency making the response shall provide an implementation report to the Inspector General on the status of the corrective action implemented and that, within 60 days after receiving the implementation report, the Inspector General shall conduct an investigation, which may include, but need not be limited to, site visits, telephone contacts, or requests for written documentation from the facility or agency, to determine whether the facility or agency is in compliance with the approved response. Amends the Hospital Licensing Act. Requires that hospitals have a written policy to address the use of restraints and seclusion in the hospital. Amends the Nursing and Advanced Practice Nursing Act. Adds the ordering of restraint or seclusion to the definition of "registered professional nursing practice". Makes other changes. Provides for an immediate effective date for specified portions of the bill. 00-12-08 H Prefiled with the Clerk

```
01-01-10 H First reading
                                           Referred to Hse Rules Comm
      01-01-30 H Added As A Joint Sponsor FRITCHEY
               H Added As A Joint Sponsor HOWARD
               H Added As A Joint Sponsor KENNER
               H Added As A Joint Sponsor MAY
      01-01-31 H
                                           Assigned to Executive
               H Added As A Co-sponsor FLOWERS
      01-02-14 H Added As A Co-sponsor YARBROUGH
      01-03-07 H
                      Amendment No.01
                                           EXECUTIVE
                                                                    Adopted
                                           Do Pass Amend/Short Debate 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-13 H
                      Amendment No.02
                                           LANG
               Н
                      Amendment referred to HRUL
                                           LANG
               н
                      Amendment No.03
               Н
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
                                           LANG
      01-03-21 H
                      Amendment No.04
                      Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-27 H
                      Amendment No.04
                                           LANG
               H Recommends be Adopted HRUL/004-000-000
               H Second Reading-Short Debate
                      Amendment No.04
                                           LANG
                                                                    Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-28 H
                                           Tabled Pursnt to Rule 40(a) HA'S #2 & 3
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      01-03-29 S Arrive Senate
               S Placed Calndr First Rdg
      01-03-30 S Chief Sponsor SYVERSON
               S First reading
                                           Referred to Sen Rules Comm
      01-04-25 S Added as Chief Co-sponsor LINK
            LANG - RYAN AND SCULLY.
HB-0065
  210 ILCS 30/6.2
                                   from Ch. 111 1/2, par. 4166.2
  210 ILCS 30/6.3
                                   from Ch. 111 1/2, par. 4166.3
  210 ILCS 30/6.4
                                   from Ch. 111 1/2, par. 4166.4
                                   from Ch. 111 1/2, par. 4166.5
  210 ILCS 30/6.5
                                   from Ch. 111 1/2, par. 4166.6
  210 ILCS 30/6.6
  210 ILCS 30/6.7
                                   from Ch. 111 1/2, par. 4166.7
  210 ILCS 30/6.8
                                   from Ch. 111 1/2, par. 4166.8
```

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Requires facilities and agencies that are the subject of an approved response to reHB-0065—Cont. 1010

port 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. Deletes the repealer in Sections regarding the Inspector General. Effective December 31, 2001.

```
FISCAL NOTE (Department of Human Services)
    Based on the number of substantiated cases of abuse and
    neglect, there would be an additional 8 professional and
    one clerical staff needed at an estimated cost of $493,000.
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
                                           Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-31 H
                                           Assigned to Executive
             H Added As A Co-sponsor SCULLY
   01-02-06 H Added As A Joint Sponsor RYAN
   01-02-27 H
                                           Fiscal Note Filed
                                           Committee Executive
   01-03-07 H
                                           Do Pass/Short Debate Cal 011-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-08 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
```

HB-0066 LANG - FOWLER - FORBY - HOWARD - KENNER, SOTO, FLOWERS, RYAN, CROTTY AND YARBROUGH.

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 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 reation of more child care options for off-hour workers and working women with sick ildren, encouragement to companies to provide child care, strategies for subsidizing dents pursuing degrees in the child care field, and support service programs that ast teen parents to continue and complete their education.

```
FISCAL NOTE (Department of Human Services)
    HB 66 will have a fiscal impact on the Department; however,
    specific levels cannot be calculated with the available in-
    formation. Since the report criteria would be expanded,
    additional costs could be incurred when contracting with
    consultants
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
    01-01-10 H First reading
                                          Referred to Hse Rules Comm
    01-01-30 H Added As A Joint Sponsor FOWLER
             H Added As A Joint Sponsor FORBY
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor KENNER
            H Added As A Co-sponsor SOTO
   01-01-31 H
                                          Assigned to Children & Youth
            H Added As A Co-sponsor FLOWERS
   01-02-06 H Added As A Co-sponsor RYAN
            H Added As A Co-sponsor CROTTY
   01-02-14 H Added As A Co-sponsor YARBROUGH
   01-02-22 H
                                          Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-27 H
                                          Fiscal Note Filed
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                          Re-Refer Rules/Rul 19(a)
```

1011 HB-0067

```
HB-0067
             LANG.
   10 ILCS 5/9-1.4
                                     from Ch. 46, par. 9-1.4
   10 ILCS 5/9-1.5
                                     from Ch. 46, par. 9-1.5
   10 ILCS 5/9-7.5
   10 ILCS 5/9-11
                                     from Ch. 46, par. 9-11
   10 ILCS 5/9-12
                                     from Ch. 46, par. 9-12
   10 ILCS 5/9-13
                                     from Ch. 46, par. 9-13
   10 ILCS 5/9-14
                                     from Ch. 46, par. 9-14
  Amends the Election Code. Changes from $150 to $5 the minimum aggregate cam-
paign contribution or expenditure that must be disclosed per contributor or recipient.
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                              Referred to Hse Rules Comm
      01-01-31 H
                                              Assigned to Elections & Campaign Reform
      01-02-22 H
                                              Motion Do Pass-Lost 004-006-000 HECR
                                              Remains in CommiElections & Campaign
      01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-0068
             LANG - FLOWERS - BELLOCK AND O'BRIEN.
  730 ILCS 5/5-2-4
                                     from Ch. 38, par. 1005-2-4
  Amends the Unified Code of Corrections relating to persons found not guilty by rea-
son of insanity. Provides that the court may order the Department of Human Services to
provide care to a person conditionally released. Provides for additional 5 year periods
of conditional release after a hearing. Makes other changes.
      JUDICIAL NOTE (Administrative Office of the Illinois Courts)
      It has been determined that the bill would neither decrease
      nor increase the number of judges needed in the State.
  HOUSE AMENDMENT NO. 1.
  Provides that when the Department of Human Services contracts with an agency to
provide care for persons who are conditionally released after having been found not
guilty by reason of insanity, the contracting process shall require services to be identi-
fied in a treatment plan, the resource requirements to provide those services, the parties
responsible for providing those resources, and the process for securing future treatment
and supportive service and resource needs.
      FISCAL NOTE (Department of Human Services)
      Minimally the cost of $250,000 for the monitoring and court
      reporting would be for two professional staff and a clerical
      position. Costs associated with providing treatment plans,
       medication, and case management could cost up to $5,000 per
      person. This would require an additional $700,000 for these
       services.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                              Referred to Hse Rules Comm
      01-01-30 H
                                              Judicial Note Filed
                                              Committee Rules
      01-01-31 H
                                              Assigned to Mental Health & Patient Al
                H Added As A Joint Sponsor FLOWERS
      01-02-02 H Added As A Co-sponsor O'BRIEN
      01-02-14 H
                        Amendment No.01
                                              MENTAL HEALTH H
                                                                       Adopted
                                              Do Pass Amend/Short Debate 008-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor BELLOCK
      01-02-22 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
                                              Fiscal Note Filed
       01-02-27 H
                H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
       01-02-28 S Arrive Senate
                S Placed Calndr First Rdg
HB-0069
             LANG - FRITCHEY - FOWLER - FORBY - MATHIAS, MCGUIRE ANI
```

BOLAND.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 tax years ending on or after December 31, 2001. Sunsets the deduction after 10 years. Effective immediately.

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

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-30 H Added As A Joint Sponsor FRITCHEY

H Added As A Joint Sponsor FOWLER

H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor MATHIAS

01-01-31 H Assigned to Revenue

H Added As A Co-sponsor MCGUIRE

01-02-22 H Added As A Co-sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0070 LANG – FOWLER – FORBY – HOWARD – KENNER, MAY, FLOWERS, COLLINS, JONES,LOU, CURRY,JULIE, CROTTY, HARTKE, MENDOZA, ACEVEDO, DAVIS,MONIQUE, YARBROUGH, FRANKS, O'BRIEN AND REITZ.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that beginning with taxable years ending on or after December 31, 2001, 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. Provides that an eligible taxpayer must choose between this tax credit and the dependent care assistance program tax credit. Allows an excess tax credit to be carried forward and applied to the tax liability of the 2 taxable years following the excess credit year. Exempts the provision from the Act's sunset requirement. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor HOWARD
            H Added As A Joint Sponsor KENNER
            H Added As A Co-sponsor MAY
   01-01-31 H
                                        Assigned to Revenue
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor JONES, LOU
   01-02-06 H Added As A Co-sponsor CURRY, JULIE
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor HARTKE
   01-02-07 H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor ACEVEDO
   01-02-14 H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor YARBROUGH
   01-02-15 H Added As A Co-sponsor FRANKS
   01-02-27 H Added As A Co-sponsor O'BRIEN
   01-03-06 H Added As A Co-sponsor REITZ
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0071 LANG - BOLAND AND GILES.

New Act

Creates the Voting by Minors Act. Requires the State Board of Elections and State Board of Education to jointly develop a program under which kindergarten through 12th grade students in participating school districts located in participating counties vote in a simulated election conducted at actual polling places in conjunction with the 2002 general election. Provides that implementation of the program shall be accomplished with volunteers and private funding. Requires the State Board of Elections and State Board of Education to develop an educational component of the program to be offered to the schools of participating districts and to adopt rules preparatory to the program's implementation. Specifies reporting and timetable requirements. Effective immediately.

```
FISCAL NOTE (State Board of Elections)
HB71 would have minimal fiscal impact on the operations of
the State Board of Elections. Any cost to implement the pro-
```

```
visions of HB71, as introduced, can be absorbed within the
    regular operating budget.
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
    01-01-10 H First reading
                                           Referred to Hse Rules Comm
    01-01-31 H
                                           Assigned to Elections & Campaign Reform
    01-02-07 H
                                           Fiscal Note Filed
                                           Committee Elections & Campaign Reform
             H Added As A Joint Sponsor BOLAND
    01-02-22 H Added As A Co-sponsor GILES
   01-03-07 H
                                           Do Pass/Short Debate Cal 010-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-08 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
```

HB-0072 LANG - FOWLER - FORBY - KENNER - HOWARD, FLOWERS, COL-LINS, JONES, LOU, RYAN, MCKEON, FEIGENHOLTZ, DAV-IS, MONIQUE, YARBROUGH, MORROW, FRANKS, BOLAND, BRADLEY, O'BRIEN AND MURPHY.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act to create an income tax credit in an amount up to \$1,000 per taxable year for unreimbursed health care costs for individuals 65 years or older or who will become 65 in the calendar year in which the claim is filed and whose annual income is below the minimum income level specified in the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that if the credit allowed exceeds the tax liability of the taxpayer, the taxpayer shall receive a refund for the amount of the excess. Defines unreimbursed health care costs as those expenditures not covered and paid for by Medicare, Medicaid, or private insurance. Applicable to tax years ending on or after December 31, 2001. Sunsets the credit after 10 years. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor KENNER
            H Added As A Joint Sponsor HOWARD
   01-01-31 H
                                       Assigned to Revenue
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor JONES, LOU
   01-02-06 H Added As A Co-sponsor RYAN
   01-02-07 H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor FEIGENHOLTZ
   01-02-14 H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor MORROW
   01-02-15 H Added As A Co-sponsor FRANKS
   01-02-22 H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor BRADLEY
   01-02-27 H Added As A Co-sponsor O'BRIEN
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
   01-03-20 H Added As A Co-sponsor MURPHY
```

HB-0073 LANG - HOWARD - KENNER - MATHIAS.

625 ILCS 5/6-508 from Ch. 95 1/2, par. 6-508

Amends the Illinois Vehicle Code. Provides that an original or renewal commercial driver's license may not be issued to a person unless he or she has been domiciled in Illinois for the previous 6 months. (The present requirement is that he or she be domiciled in Illinois when the license is issued.)

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-30 H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor KENNER
H Added As A Joint Sponsor MATHIAS
```

01-01-31 H Assigned to Constitutional Officers 01-03-16 H Re-Refer Rules/Rul 19(a)

LANG. HB-0074

Appropriates \$250,000 to the Suburban Cook County Tuberculosis Sanitarium District for the purpose of tuberculosis prevention. Effective July 1, 2001.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-Human Services

Re-Refer Rules/Rul 19(a) 01-03-16 H

LANG - FRITCHEY - HOWARD - KENNER - MCKEON AND ERWIN. HB-0075

735 ILCS 5/2-1306 new

Amends the Code of Civil Procedure to prohibit court orders and judgments from concealing public hazards. Effective July 1, 2001, and applies to causes of action accruing on or after that date.

FISCAL NOTE (Administrative Office of the Illinois Courts)

HB 75 may result in a minimal increase in judicial workloads;

however, it is not anticipated to have a substantial fiscal

impact on the judicial branch.

JUDICIAL NOTE (Administrative Office of the Illinois Courts)

Same as Illinois Courts Fiscal Note.

Correctional Note (Department of Corrections)

The prison population and fiscal impact is none.

00-12-08 H Prefiled with the Clerk

Referred to Hse Rules Comm 01-01-10 H First reading

01-01-30 H Added As A Joint Sponsor FRITCHEY H Added As A Joint Sponsor HOWARD H Added As A Joint Sponsor KENNER

01-01-31 H Assigned to Judiciary I - Civil Law

01-02-05 H Fiscal Note Filed Judicial Note Filed Н

> Н Committee Judiciary I - Civil Law

01-02-15 H

Do Pass/Stndrd Dbt/Vote 007-006-000 HJUA H Plcd Cal 2nd Rdg Stndrd Dbt

01-02-16 H St Mandate Fis Nte Reg BLACK Correctional Note Requested BLACK

> H Second Reading-Stnd Debate H Hld Cal Ord 2nd Rdg-Shrt Db

H Added As A Joint Sponsor MCKEON

01-02-22 H St Mandate Fis Nte Reg-wdrn

Corretal Note Req-Withdrawn BLACK

H Hld Cal Ord 2nd Rdg-Shrt Db

01-02-26 H Correctional Note Filed

H Hld Cal Ord 2nd Rdg-Shrt Db 01-02-27 H Pld Cal 3rd Rdg-Stndrd Dbt

01-03-22 H Added As A Co-sponsor ERWIN

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0076 LANG - SCHOENBERG.

605 ILCS 10/19 from Ch. 121, par. 100-19

Amends the Toll Highway Act. Makes a technical change in a Section concerning tolls and charges.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Executive

01-02-22 H Added As A Joint Sponsor SCHOENBERG

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0077 LANG - KENNER - HOWARD - MAY - SCHOENBERG, COLLINS, YAR-BROUGH AND BOLAND.

605 ILCS 10/16.2 new

Amends the Toll Highway Act. Prohibits directors of the Illinois State Toll Highway Authority, their employees, and agents from receiving financial benefit from the letting of Authority contracts during their terms of service and for a period of one year following termination of their positions or employment with the Authority. Extends this pro**1015** HB-0077—Cont.

hibition to the immediate family or household members of the directors, employees, and agents of the Authority. Prohibits those persons from using material non-public information obtained as a result of their positions with the Authority or their family or household members' positions for their personal financial benefit and prohibits them from disclosing that information to others.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-30 H Added As A Joint Sponsor KENNER
H Added As A Joint Sponsor HOWARD
Added As A Joint Sponsor MAY
01-01-31 H Assigned to Appropriations-General Services
01-02-14 H Added As A Co-sponsor COLLINS
H Added As A Co-sponsor YARBROUGH
01-02-22 H Added As A Co-sponsor BOLAND
H Added As A Joint Sponsor SCHOENBERG
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0078 LANG – HOWARD – KENNER – MAY – SCHOENBERG, COLLINS, BO-LAND AND LINDNER.

```
605 ILCS 10/8.1 new
605 ILCS 10/17 from Ch. 121, par. 100-17
605 ILCS 10/21.1 new
```

Amends the Toll Highway Act. Requires the Toll Highway Authority to appoint an Inspector General to investigate waste, fraud, or financial mismanagement in Authority operations involving Authority employees or contractors. Provides for the Inspector General's powers and duties. Makes failure to cooperate in specified ways with the investigation a Class A misdemeanor. Requires the Authority to use all surplus revenues to fund construction or repairs before issuing bonds to finance those activities. Requires the Authority to structure financing of new tollways and refinancing of debt to facilitate conversion of tollways into free State highways. Requires the Authority to report a schedule of that conversion to the Governor and General Assembly every 2 years. Effective immediately.

```
FISCAL NOTE (Illinois State Toll Highway Authority) HB 78 would require an annual expenditure of $300,000 for the Inspector General position. A restructuring of current or future bond debt without a long-term financial plan may affect the overall creditworthiness of the Tollway Authority and subject its credit rating to a possible downgrade by the various agencies. Bond issues based upon a limited timeframe may be financially unfeasible. At this time, no exact dollar figure can be attached to this provision.
```

215 ILCS 5/Art. XXA heading new 215 ILCS 5/371A-1 new 215 ILCS 5/371A-5 new 215 ILCS 5/371A-10 new 215 ILCS 5/371A-15 new 215 ILCS 5/371A-20 new 215 ILCS 5/371A-25 new 215 ILCS 5/371A-30 new

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      00-12-08 H Prefiled with the Clerk
                                           Referred to Hse Rules Comm
      01-01-10 H First reading
      01-01-30 H Added As A Joint Sponsor HOWARD
               H Added As A Joint Sponsor KENNER
               H Added As A Joint Sponsor MAY
      01-01-31 H
                                           Assigned to Appropriations-General Services
      01-02-15 H Added As A Co-sponsor COLLINS
      01-02-22 H Added As A Co-sponsor BOLAND
                                           Fiscal Note Filed
                                           Committee Appropriations-General Services
               H Added As A Joint Sponsor SCHOENBERG
      01-03-15 H Added As A Co-sponsor LINDNER
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0079
            LANG - KENNER - HOWARD - CURRY JULIE.
```

```
215 ILCS 5/371A-35 new
215 ILCS 5/371A-40 new
215 ILCS 5/371A-45 new
215 ILCS 5/371A-50 new
215 ILCS 5/371A-55 new
215 ILCS 5/371A-60 new
215 ILCS 5/371A-65 new
215 ILCS 5/371A-70 new
215 ILCS 5/371A-75 new
215 ILCS 5/371A-80 new
215 ILCS 5/371A-85 new
215 ILCS 5/371A-90 new
215 ILCS 5/371A-95 new
215 ILCS 5/371A-100 new
215 ILCS 5/371A-105 new
215 ILCS 5/371A-110 new
215 ILCS 5/371A-115 new
215 ILCS 5/371A-120 new
215 ILCS 5/371A-125 new
215 ILCS 5/371A-130 new
215 ILCS 5/371A-135 new
215 ILCS 5/371A-140 new
215 ILCS 5/371A-145 new
215 ILCS 5/371A-150 new
215 ILCS 5/371A-155 new
215 ILCS 5/371A-160 new
215 ILCS 5/371A-165 new
```

Amends the Illinois Insurance Code. Creates the Accident and Health Insurance Rate Law. Authorizes the Department of Insurance to review and approve or disapprove premium rates for accident and health insurance. Provides that rate increases greater than the increase in the medical care component of the Consumer Price Index must be approved by the Department before the rates are used. Specifies financial information to be reported to the Department. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
                                          Referred to Hse Rules Comm
    01-01-10 H First reading
    01-01-30 H Added As A Joint Sponsor KENNER
             H Added As A Joint Sponsor HOWARD
                                          Assigned to Consumer Protection
    01-01-31 H
    01-02-06 H Added As A Joint Sponsor CURRY, JULIE
                                          Motion Do Pass-Lost 006-007-000 HCON
   01-02-15 H
                                          Remains in CommiConsumer Protection
                                          Re-Refer Rules/Rul 19(a)
   01-03-16 H
                                          Assigned to Consumer Protection
   02-02-13 H
   02-02-22 H
                                          Re-Refer Rules/Rul 19(a)
```

HB-0080 LANG - MAY - FLOWERS - MCKEON, O'BRIEN, FRANKS, BROSNA-HAN, SOTO, TURNER, ART, DELGADO, FORBY, SMITH, MICHAEL, FOWLER, REITZ AND MURPHY.

New Act

Creates the Health Care Entity Liability Act. Provides that health insurance carriers, health care plans, and other managed care entities for health care plans have the duty to exercise ordinary care when making health care treatment decisions and are liable for damages for harm to an insured or enrollee proximately caused by the failure to exercise ordinary care. Authorizes a private right of action. Defines terms. Applies only to causes of action that accrue on or after the effective date of the Act. Effective immediately.

FISCAL NOTE (Department of Insurance)

HB 80 will have no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Provides that before bringing an action, a person must exercise any appeal and review procedures available under the Managed Care Reform and Patient Rights Act.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-30 H Added As A Joint Sponsor MAY

```
01-01-31 H Added As A Joint Sponsor FLOWERS
                                    Assigned to Health Care Availability &
                                      Access
01-02-02 H Added As A Co-sponsor O'BRIEN
01-02-15 H Added As A Co-sponsor FRANKS
01-02-16 H Added As A Joint Sponsor MCKEON
01-02-20 H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor SOTO
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor DELGADO
01-02-23 H Added As A Co-sponsor FORBY
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor FOWLER
01-02-28 H
                                    Do Pass/Short Debate Cal 008-003-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        Н
                                    Fiscal Note Filed
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
                Amendment No.01
                                    LANG
        Н
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-06 H Added As A Co-sponsor REITZ
01-03-13 H
                Amendment No.01
                                    LANG
        H Recommends be Adopted HRUL/005-000-000
        H Held 2nd Rdg-Short Debate
01-03-14 H
                Amendment No.01
                                    LANG
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-20 H Added As A Co-sponsor MURPHY
01-04-06 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0081 LANG – FOWLER – FORBY – HOWARD – KENNER, GRANBERG, MAY, SCULLY, MCGUIRE, FLOWERS, COLLINS, JONES,LOU, O'BRIEN, RYAN, CURRY,JULIE, HARTKE, DAVIS,MONIQUE, CROTTY, MCK-EON, FEIGENHOLTZ, MENDOZA, ACEVEDO, YARBROUGH, MILLER, NOVAK, SMITH,MICHAEL, BOLAND, GILES, BRADLEY AND OSTER-MAN.

New Act

Creates the Fund Education First Act. Beginning with fiscal year 2002, and in each fiscal year thereafter, provides that until the sum of State and federal spending for elementary and secondary education for the fiscal year represents 50% of the total revenues that the State Superintendent of Education estimates are available from local, State, and federal sources for elementary and secondary education for that fiscal year, the amount appropriated by the General Assembly from general funds for educational programs for that fiscal year shall be at least equal to the sum of (1) 51% of total new general funds available for spending from certain sources during that fiscal year, plus (2) the total amount appropriated from general funds for educational programs during the preceding fiscal year. Requires the Governor, beginning with fiscal year 2003, to include in his or her annual budget an allocation for education that conforms to the provisions of the Fund Education First Act. Effective immediately.

FISCAL NOTE (State Board of Education)
It is difficult to determine the exact fiscal impact. It is unclear what revenues available for spending means, particularly the growth due to "budgeted program growth and decline ... excluding State retirement contributions". Currently, the general interpretation of "education" includes retirement contributions. It is unclear whether this language actually changes that or not. Moreover, the 2/3 and 1/3 split is one that is often referenced but rarely put into practice in exactly that proportion. Recently, elementary and secondary programs have received a greater share than this allocation would have provided.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.
STATE DEBT NOTE (Economic and Fiscal Commission)

HB 81 would not change the amount of authorization for any type

HB-0081—Cont. 1018

```
of State-issued or State-supported bond, and, therefore, would
      not affect the level of State indebtedness.
  NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                           Referred to Hse Rules Comm
      01-01-30 H Added As A Joint Sponsor FOWLER
               H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor HOWARD
               H Added As A Joint Sponsor KENNER
               H Added As A Co-sponsor GRANBERG
               H Added As A Co-sponsor MAY
      01-01-31 H
                                           Assigned to Approp-Elementary & Secondary
                                             Educ
               H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor COLLINS
               H Added As A Co-sponsor JONES,LOU
      01-02-02 H Added As A Co-sponsor O'BRIEN
      01-02-06 H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor CURRY JULIE
               H Added As A Co-sponsor HARTKE
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor CROTTY
      01-02-07 H Added As A Co-sponsor MCKEON
               H Added As A Co-sponsor FEIGENHOLTZ
               H Added As A Co-sponsor MENDOZA
               H Added As A Co-sponsor ACEVEDO
      01-02-14 H Added As A Co-sponsor YARBROUGH
      01-02-15 H Added As A Co-sponsor MILLER
               H Added As A Co-sponsor NOVAK
      01-02-22 H
                                           Do Pass/Short Debate Cal 013-003-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                           Fiscal Note Requested BLACK
               Η
                                           St Mandate Fis Nte Reg BLACK
               Н
                                           State Debt Note Requested BLACK
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor GILES
      01-02-23 H
                                           St Mandate Fis Nte Req-wdrn
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-02-26 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-02-27 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-03-07 H
                                           State Debt Note Filed
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor BRADLEY
      01-03-09 H Added As A Co-sponsor OSTERMAN
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
HB-0082
             LANG - FOWLER - FORBY - HOWARD - KENNER, MAY, FEIGEN-
             HOLTZ, YARBROUGH AND GILES.
   30 ILCS 105/5.545 new
   35 ILCS 5/901
                                   from Ch. 120, par. 9-901
   35 ILCS 105/9
                                   from Ch. 120, par. 439.9
   35 ILCS 110/9
                                   from Ch. 120, par. 439.39
   35 ILCS 115/9
                                   from Ch. 120, par. 439,109
   35 ILCS 120/3
                                   from Ch. 120, par. 442
  105 ILCS 5/18-21 new
  105 ILCS 5/18-22 new
  105 ILCS 5/18-23 new
  105 ILCS 5/18-24 new
  105 ILCS 5/18-25 new
```

Amends the School Code, State Finance Act, Illinois Income Tax Act, and the use and occupation tax Acts. Provides that 1.79% of specified income tax collections and

1019 HB-0082—Cont.

1.81% of specified net revenues realized under use and occupation tax collections shall be deposited in the Teach Illinois Fund, which is created in the State treasury. Provides for allocation of moneys in the Fund by the Department of Revenue to school districts based upon their average daily attendance as determined by the State Board of Education and certified by the State Superintendent of Education to the Department of Revenue, and for distribution of the amounts so allocated to school districts by the State Board of Education, Requires school districts to deposit moneys distributed to them from the Teach Illinois Fund in a separate school district fund to be used for employing and paying the compensation of additional classroom teachers or, under certain conditions, for paying expenses incurred to provide further training or continuing education or both for its classroom teachers. Provides for random audits of school districts by the State Board of Education to determine that allocated moneys are used solely for authorized purposes. Provides that school districts that are certified by the State Board of Education to have violated statutory provisions limiting the use of those funds by districts are ineligible to receive future allocations and distributions from the Teach Illinois Fund for one year. Allows districts to elect not to receive distributions from the Teach Illinois Fund. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor HOWARD
            H Added As A Joint Sponsor KENNER
          H Added As A Co-sponsor MAY
   01-01-31 H
                                        Assigned to Revenue
   01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
   01-02-14 H Added As A Co-sponsor YARBROUGH
   01-02-22 H Added As A Co-sponsor GILES
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0083 LANG - HOWARD - SOTO - CURRY, JULIE, COLLINS, REITZ, YAR-BROUGH AND SLONE.

820 ILCS 115/4.5 new

Amends the Illinois Wage Payment and Collection Act. Provides that before employing a person as an employee, an employer shall ask the person whether he or she currently owes a duty to pay child support. Provides that if an employer pays wages in cash to an employee who at the time of payment owes a duty to pay child support and if that payment of wages in cash enables the employee to evade his or her duty to pay child support, then the employer commits a business offense punishable by a fine equal to 3 times the amount of support owed by the employee plus the costs of collecting that support. Provides that upon collecting the fine, the clerk of the court shall pay the amount of the fine to the custodial parent or other legal guardian of the child for whom the employee owed the support, for the benefit of the child.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-30 H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor SOTO
01-01-31 H Assigned to Child Support Enforcement
H Added As A Co-sponsor COLLINS
01-02-06 H Added As A Joint Sponsor CURRY, JULIE
H Added As A Co-sponsor REITZ
01-02-14 H Added As A Co-sponsor YARBROUGH
01-02-22 H Added As A Co-sponsor SLONE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0084 LANG - HOWARD - SOTO - FLOWERS - CURRY, JULIE, COLLINS, JONES, LOU, O'BRIEN, REITZ, MCCARTHY, YARBROUGH AND SLONE.

```
750 ILCS 5/714 new
750 ILCS 5/715 new
305 ILCS 5/10-10
750 ILCS 16/20
```

```
750 ILCS 22/401
750 ILCS 45/14
```

from Ch. 40, par. 2514

Amends the Illinois Marriage and Dissolution of Marriage Act, the Illinois Public Aid Code, the Non-Support Punishment Act, the Uniform Interstate Family Support Act, and the Illinois Parentage Act of 1984. Provides 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 based on such a default. Provides that State's Attorneys and appropriate State officials are entitled to obtain information from employers, telephone companies, and utility companies for the purpose of locating obligors who have defaulted on child support payments. Effective immediately.

JUDICIAL NOTE (Office of the Illinois Courts)
Although the number of cases of willful default on child support may be large, it is unclear how many of those cases would be dealt with in a summary proceeding, or the intended scope of such proceedings. Therefore, it is not possible to determine whether the bill would increase the number of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Marriage and Dissolution of Marriage Act. In provisions setting forth penalties for willfully defaulting on an order for child support, adds the refusal to renew or issue a license or certificate and the restriction of a license or certificate.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois Marriage and Dissolution of Marriage Act. In provisions concerning suspension of a license or certificate issued to a person found guilty of criminal contempt for having willfully defaulted on an order for child support, provides that no license or certificate may be suspended while an appeal of a finding of criminal contempt is pending.

FISCAL NOTE (Department of Public Aid)

H Held 2nd Rdg-Short Debate

There would be no fiscal impact to this Department.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 750 ILCS 22/401

```
Deletes the bill's amendatory changes to the Uniform Interstate Family Support Act.
    00-12-08 H Prefiled with the Clerk
                                         Referred to Hse Rules Comm
    01-01-10 H First reading
    01-01-30 H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor SOTO
                                         Assigned to Child Support Enforcement
             H Added As A Joint Sponsor FLOWERS
             H Added As A Co-sponsor COLLINS
             H Added As A Co-sponsor JONES,LOU
    01-02-02 H Added As A Co-sponsor O'BRIEN
   01-02-05 H
                                         Judicial Note Filed
                                         Committee Child Support Enforcement
    01-02-06 H Added As A Joint Sponsor CURRY, JULIE
             H Added As A Co-sponsor REITZ
   01-02-14 H Added As A Co-sponsor MCCARTHY
             H Added As A Co-sponsor YARBROUGH
    01-02-22 H Added As A Co-sponsor SLONE
    01-03-01 H
                    Amendment No.01
                                         CHILD SUP ENF H
                                                                 Adopted
                    Amendment No.02
                                         CHILD SUP ENF H
                                                                 Adopted
             Н
                                         Do Pass Amend/Short Debate 009-000-000
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-06 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Relld 2nd Rdg-Short Debate
                                         LANG
                    Amendment No.03
             Н
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
                    Amendment No.03
                                         LANG
    01-03-13 H
                                           HCSE
                    Rules refers to
```

1021 HB-0084—Cont.

```
Amendment No.03
       O1-03-21 H
                                            LANG
                H Recommends be Adopted HCSE/006-000-000
                Н
                                            Fiscal Note Filed
                       Amendment No.03
                                            LANG
                                                                    Adopted
                H Pld Cal 3rd Rdg-Shrt Dbt
       O1-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0085
              LANG - FRITCHEY - HOWARD - SOTO, O'BRIEN, YARBROUGH AND
              MCCARTHY.
   305 ILCS 5/10-10
                                   from Ch. 23, par. 10-10
  305 ILCS 5/10-10.6 new
  305 ILCS 5/10-11
                                   from Ch. 23, par. 10-11
  750 ILCS 5/505.4 new
  750 ILCS 5/714 new
  750 ILCS 5/715 new
  750 ILCS 16/20
  750 ILCS 16/32 new
  750 ILCS 22/318
  750 ILCS 22/401
  750 ILCS 45/14
                                    from Ch. 40, par. 2514
   750 ILCS 45/14.2 new
```

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support Punishment Act, the Uniform Interstate Family Support Act, and the Illinois Parentage Act of 1984. Provides that for purposes of enforcing 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 such a fraudulent transfer, the State's Attorney may obtain avoidance of the transfer or other relief. Provides 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. 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 (Office of the Illinois Courts)
        Although the number of cases of willful default on child
        support may be large, it is unclear how many of those cases
        would be dealt with in a summary proceeding, or the intended
        scope of such proceedings. Therefore, it is not possible to
        determine whether the bill would increase the number of judges
        needed in the State.
        00-12-08 H Prefiled with the Clerk
                                               Referred to Hse Rules Comm
        01-01-10 H First reading
        01-01-30 H Added As A Joint Sponsor FRITCHEY
                 H Added As A Joint Sponsor HOWARD
                 H Added As A Joint Sponsor SOTO
                                               Assigned to Child Support Enforcement
        01-01-31 H
        01-02-02 H Added As A Co-sponsor O'BRIEN
        01-02-05 H
                                               Judicial Note Filed
                                               Committee Child Support Enforcement
        01-02-14 H Added As A Co-sponsor YARBROUGH
        01-02-20 H Added As A Co-sponsor MCCARTHY
                                               Re-Refer Rules/Rul 19(a)
        01-03-16 H
               LANG – HOWARD – CURRY, JULIE, RYAN, BOLAND AND FRANKS.
HB-0086
    30 ILCS 105/5.545 new
```

from Ch. 15, par. 152

30 ILCS 210/2

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 H CS 210/10 pay	

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, 2002, 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 2002 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.

FISCAL NOTE (Auditor General)

The Debt Collection Unit would have a projected workload of approximately \$2.5 billion and projected start-up costs of \$2,918,800.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois State Collection Act of 1986. Provides that the Auditor General may contract with private debt collection entities and attorneys to pursue the collection of uncollectable debts.

HOUSE AMENDMENT NO. 2.

Further amends the Illinois State Collection Act of 1986. Provides that the Department of Public Aid is exempt from the provisions concerning the Debt Collection Unit of the Auditor General's Office with regard to child support debts governed by certain requirements of the federal Social Security Act. Provides that the Department of Public Aid may refer child support debts to the Unit for collection. Provides that moneys for child support debt that are collected by the Unit must be distributed and disbursed at the direction of the Department of Public Aid in accordance with certain requirements of the federal Social Security Act, State law, and the Department's rules.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-30 H Added As A Joint Sponsor HOWARD
   01-01-31 H
                                        Assigned to Constitutional Officers
   01-02-06 H Added As A Joint Sponsor CURRY, JULIE
            H Added As A Co-sponsor RYAN
   01-02-07 H
                                        Fiscal Note Filed
                                        Committee Constitutional Officers
   01-02-22 H Added As A Co-sponsor BOLAND
   01-02-27 H Added As A Co-sponsor FRANKS
   01-03-14 H
                    Amendment No.01
                                        CONST OFFICER H
                                                                Adopted
            Н
                    Amendment No.02
                                        CONST OFFICER H
                                                                Adopted
            Н
                                        Do Pass Amend/Short Debate 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-20 H
                    Amendment No.03
                                        LANG
            Н
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-23 H
                                        LANG
                    Amendment No.03
            Н
                    Rules refers to
                                          HCOF
            Η
                    Amendment No.04
                                        LANG
                    Amendment referred to HRUL
            Н
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-04-04 H Second Reading-Short Debate
```

H Held 2nd Rdg-Short Debate

1023 HB-0086—Cont.

```
01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
      02-02-14 H
                                              Approved for Consideration 005-000-000
                H Held 2nd Rdg-Short Debate
      02-02-15 H Pld Cal 3rd Rdg-Shrt Dbt
HB-0087
             LANG - KENNER - HOWARD, O'BRIEN AND BOLAND.
   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
                                     from Ch. 120, par. 2015
   35 ILCS 630/15
   35 ILCS 635/27.25
   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, the Telecommunications Excise Tax Act, and the Telecommunications Municipal Infrastructure Maintenance Fee Act to make an exception to the confidentiality provisions of those Acts. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                             Referred to Hse Rules Comm
      01-01-30 H Added As A Joint Sponsor KENNER
               H Added As A Joint Sponsor HOWARD
      01-01-31 H
                                             Assigned to Revenue
      01-02-02 H Added As A Co-sponsor O'BRIEN
      01-02-22 H Added As A Co-sponsor BOLAND
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0088
             LANG - HOWARD - KENNER AND BOLAND.
   20 ILCS 2515/2.4 new
   30 ILCS 105/5.545 new
   30 ILCS 205/2
                                    from Ch. 15, par. 102
                                    from Ch. 15, par. 152
   30 ILCS 210/2
   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 5/10-10.6 new
  750 ILCS 5/505.4 new
  750 ILCS 5/714 new
  750 ILCS 5/715 new
  750 ILCS 16/67 new
  750 ILCS 22/318
```

750 ILCS 45/15.3 new

Creates the State Loan Act to provide that the name of the person loaned State money must be made public. Amends the Illinois Department of Revenue Sunshine Act. Authorizes the Department to disclose information about delinquent taxpayers after giving at least 90 days notice of intent to disclose the information. Amends the State Finance

HB-0088—Cont. 1024

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, 2002, 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 2002 the Debt Collection Board, the Comptroller's use of special account receivable funds, and the use of private collection services by individual State agencies. Further amends the Illinois State Collection Act of 1986 and amends the Uncollected State Claims Act to provide that the provisions of those Acts must be met before any renegotiation or forgiveness of a State loan. Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, the Non-Support Punishment 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 to provide 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.

```
FISCAL NOTE (Auditor General)
    The Debt Collection Unit would have a projected workload of
    approximately $2.5 billion and projected start-up costs of
    $2,918,800.
    FISCAL NOTE (Attorney General)
    HB 88 would not have a measurable fiscal impact on the Office
    of the Attorney General.
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-08 H Prefiled with the Clerk
    01-01-10 H First reading
                                           Referred to Hse Rules Comm
    01-01-30 H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor KENNER
    01-01-31 H
                                           Assigned to Revenue
    01-02-07 H
                                           Fiscal Note Filed
                                           Committee Revenue
    01-02-14 H
                                           Fiscal Note Filed
                                           Committee Revenue
    01-02-22 H Added As A Co-sponsor BOLAND
    01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
```

HB-0089 LANG - KENNER - HOWARD AND BOLAND.

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. Effective immediately.

```
FISCAL NOTE (Attorney General)
    HB 89 would not have a measurable fiscal impact on the Office
    of the Attorney General.
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
                                          Referred to Hse Rules Comm
   01-01-10 H First reading
   01-01-30 H Added As A Joint Sponsor KENNER
             H Added As A Joint Sponsor HOWARD
   01-01-31 H
                                          Assigned to Revenue
   01-02-14 H
                                          Fiscal Note Filed
                                          Committee Revenue
   01-02-22 H Added As A Co-sponsor BOLAND
                                          Re-Refer Rules/Rul 19(a)
   01-03-16 H
```

HB-0090 LANG - FOWLER - FORBY, FEIGENHOLTZ, YARBROUGH AND FRANKS.

```
625 ILCS 5/11-1414 from Ch. 95 1/2, par. 11-1414
```

Amends the Illinois Vehicle Code to provide that a law enforcement officer shall have the authority to issue citations for violations of the provisions concerning the approaching, overtaking and passing of a school bus. Provides that the owner of any vehicle alleged to have violated those provisions must, upon appropriate demand from a law enforcement officer (as well as upon appropriate demand from a State's Attorney or other prosecutor) provide a written statement or deposition identifying the driver of the vehicle at the time of the offense, if the driver of the vehicle was not the owner. Effective immediately.

```
00-12-08HPrefiled with the Clerk01-01-10HFirst readingReferred to Hse Rules Comm01-01-30HAdded As A Joint Sponsor FOWLERHAdded As A Joint Sponsor FORBY01-01-31HAssigned to Transportation & Motor Vehicles01-02-07HAdded As A Co-sponsor FEIGENHOLTZ01-02-14HAdded As A Co-sponsor YARBROUGH01-02-15HAdded As A Co-sponsor FRANKS01-03-16HRe-Refer Rules/Rul 19(a)
```

HB-0091 LANG - KENNER - HOWARD.

```
625 ILCS 5/12-816 new
```

30 ILCS 105/5.545 new

Amends the Illinois Vehicle Code and the State Finance Act. Provides that any school bus operating in the State must display a toll free number that may be contacted to report improper operation of a school bus. Provides that, subject to appropriation, the Secretary of State shall adopt rules establishing the toll free number, procedures for responding to the reports, and procedures for forwarding the reports to school and law enforcement officials. Provides that, subject to appropriation, the Secretary of State shall establish a division exclusively dedicated to receiving, investigating, and pursuing school bus complaints and conducting administrative hearings relative to these complaints. Establishes the School Bus Toll Free Hotline Fund as a special fund in the State treasury and provides that moneys in the Fund shall be used to implement the new provisions.

```
FISCAL NOTE (Office of the Secretary of State)
Due to the fact that the number of complaints that would be
filed under this proposed law is unknown, a fiscal impact
cannot be determined.
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading
                                       Referred to Hse Rules Comm
01-01-30 H
                                       Fiscal Note Filed
                                       Committee Rules
         H Added As A Joint Sponsor KENNER
         H Added As A Joint Sponsor HOWARD
01-01-31 H
                                       Assigned to Transportation & Motor Vehicles
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

НВ-0092 1026

```
HB-0092 LANG - DELGADO.
```

625 ILCS 5/12-807.3 new

Amends the Illinois Vehicle Code. Provides that no person shall operate a school bus manufactured after the effective date of this amendatory Act that is not equipped with seat belts for the passengers and a rooftop safety hatch. Effective immediately.

```
00-12-08HPrefiled with the Clerk01-01-10HFirst readingReferred to Hse Rules Comm01-01-31HAssigned to Transportation & Motor Vehicles01-02-06HAdded As A Joint Sponsor DELGADO01-03-16HRe-Refer Rules/Rul 19(a)
```

HB-0093 LANG - CURRY, JULIE - SOTO, BOLAND AND RYAN.

```
5 ILCS 420/2-105 new
5 ILCS 420/2-111 new
5 ILCS 420/2-115 new
25 ILCS 50/4 from Ch. 63, par. 42.34
25 ILCS 170/5.5 new
30 ILCS 500/50-65
```

Amends the Illinois Governmental Ethics Act, the Fiscal Note Act, the Lobbyist Registration Act, and the Illinois Procurement Code. Prohibits former State employees, whose duties directly related to procurement, from doing substantially similar business with their former State agency for 2 years. Prohibits current and former State employees from using confidential information, available due to their employment, for personal gain. Limits the cost of meals per person paid for by the State at State-sponsored events. Requires the fiscal notes prepared for legislation to include detailed information as to calculations. Prohibits lobbyists from providing legislators with gifts and honoraria. Provides that a contractor may be suspended for a period of up to 10 years (now, for a period of up to 5 years) for violating the Illinois Procurement Code or for failing to conform to contract specifications or terms of delivery.

```
FISCAL NOTE (Department of Central Management Services)
```

```
The bill will have minimal fiscal impact on this Department.
```

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-08 H Prefiled with the Clerk
   01-01-10 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to State Procurement
   01-01-31 H
   01-02-06 H Added As A Joint Sponsor CURRY, JULIE
   01-02-16 H Added As A Joint Sponsor SOTO
   01-02-22 H Added As A Co-sponsor BOLAND
   01-02-23 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor RYAN
   01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-28 H Relld 2nd Rdg-Short Debate
                                          Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
   01-03-01 H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                          Re-Refer Rules/Rul 19(a)
```

HB-0094 LANG.

```
215 ILCS 5/143.10b from Ch. 73, par. 755.10b
```

Amends the Illinois Insurance Code. Makes technical and stylistic changes in a Section relating to disclosure of loss information to insureds.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0095 LANG.

```
105 ILCS 5/18-19 from Ch. 122, par. 18-19
```

Amends the School Code. Supplies a Section caption and changes the spelling of a word in a Section relating to the Education Assistance Fund.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
```

1027 HB-0095—Cont.

01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) **HB-0096 LANG.**210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change.

00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0097 LANG.

210 ILCS 30/1 from Ch. 111 1/2, par. 4161

Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0098 LANG - DAVIS, MONIQUE - FRANKS, BOLAND AND SLONE.

New Act

Creates the Local Government Consolidation Commission Act. Creates a 15 member commission on local government consisting of 5 Senators chosen by the President of the Senate, 5 Representatives chosen by the Speaker of the House, and 5 citizens chosen by the Governor. Directs the Commission to study the organization and function of local governments within the State and to make recommendations to reduce the number of local governments and to increase their efficiency and economy. Requires the Commission to report its findings to the General Assembly by December 31, 2002. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that of the 5 members of the Senate to be appointed to the Commission on local government, 3 members shall be appointed by the President of the Senate and 2 members shall be appointed by the Senate Minority Leader, and that of the 5 members of the House of Representatives to be appointed, 3 members shall be appointed by the Speaker of the House and 2 members shall be appointed by the House Minority Leader.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to State Government

Administration

01-02-14 H Added As A Joint Sponsor DAVIS, MONIQUE

01-02-22 H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor SLONE

H Added As A Co-sponsor BOLAND

01-02-23 H Amendment No.01 STE GOV ADMIN H Adopted
Do Pass Amend/Short Debate 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor FRANKS

01-02-27 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0099 LANG.

20 ILCS 1705/11.1 from Ch. 91 1/2, par. 100-11.1

Amends the Mental Health and Developmental Disabilities Administrative Act by making a technical change to the Section concerning special education services.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0100 1028

HB-0100 LANG.

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning dispositions for persons convicted of an offense.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0101

MCKEON - BEAUBIEN - JONES, LOU - SAVIANO - O'BRIEN, BOLAND, ACEVEDO, BRADLEY, BURKE, CURRIE, DART, DAVIS, MONIQUE, DAVIS, STEVE, DELGADO, ERWIN, FEIGENHOLTZ, FLOWERS, FRITCHEY, GARRETT, HAMOS, HOFFMAN, JONES, SHIRLEY, KENNER, LANG, MADIGAN, MJ, MORROW, MULLIGAN, MURPHY, OSTERMAN, SCHOENBERG, SCOTT, SLONE, STROGER, TURNER, ART, YOUNGE, MAY, SOTO, MILLER, YARBROUGH, COLLINS, MATHIAS AND MENDOZA.

775 ILCS 5/Art. 1 heading
775 ILCS 5/1-101.1 new
775 ILCS 5/1-102 from Ch. 68, par. 1-102
775 ILCS 5/1-103 from Ch. 68, par. 1-103
775 ILCS 5/3-103 from Ch. 68, par. 3-103
775 ILCS 5/3-106 from Ch. 68, par. 3-106

Amends the Human Rights Act. Provides that nothing in the Act shall be construed as requiring any employer, employment agency, or labor organization to give preferential treatment or special rights or implement affirmative action policies or programs based on sexual orientation. Provides that discrimination against a person because of his or her sexual orientation constitutes unlawful discrimination under the Act. Provides that it is a civil rights violation to engage in blockbusting in real estate because of the present or prospective entry of persons with a particular sexual orientation into the vicinity. Provides that the owner of an owner-occupied residential building with 5 or fewer units is not prohibited from making decisions regarding whether to rent to a person based upon that person's sexual orientation. Defines "sexual orientation".

FISCAL NOTE (Department of Human Rights)

Expenses related to 8 new staff total \$361,046.

NOTE(S) THAT MAY APPLY: Fiscal 00-12-08 H Prefiled with the Clerk

H Added As A Joint Sponsor BEAUBIEN H Added As A Joint Sponsor JONES, LOU H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor BRADLEY
H Added As A Co-sponsor BURKE

H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor DART

H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor DAVIS, STEVE

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor ERWIN

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor FLOWERS

H Added As A Co-sponsor FRITCHEY

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor HAMOS

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor JONES, SHIRLEY

H Added As A Co-sponsor KENNER

H Added As A Co-sponsor LANG

H Added As A Co-sponsor MADIGAN,MJ

H Added As A Co-sponsor MORROW

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor MURPHY

H Added As A Co-sponsor OSTERMAN

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor SLONE

H Added As A Co-sponsor STROGER

H Added As A Co-sponsor TURNER, ART

H Added As A Co-sponsor YOUNGE



```
01-01-10 H Added As A Joint Sponsor O'BRIEN
                H First reading
                                             Referred to Hse Rules Comm
      01-01-24 H
                                             Fiscal Note Filed
                                             Committee Rules
      01-01-30 H Added As A Co-sponsor MAY
                H Added As A Co-sponsor SOTO
      01-02-07 H
                                             Assigned to Human Services
                H Added As A Co-sponsor MILLER
      01-02-20 H Added As A Co-sponsor YARBROUGH
      01-03-01 H
                                             Do Pass/Short Debate Cal 005-003-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-07 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-13 H Joint Sponsor Changed to SAVIANO
                H Added As A Co-sponsor BOLAND
      01-03-15 H Added As A Co-sponsor COLLINS
                H Added As A Co-sponsor MATHIAS
      01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 060-055-002
                H Added As A Co-sponsor MENDOZA
      01-03-28 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor CULLERTON
      01-03-29 S First reading
                                             Referred to Sen Rules Comm
      01-04-04 S Added as Chief Co-sponsor RONEN
                S Added as Chief Co-sponsor MADIGAN, L
      01-04-06 S
                                             Assigned to Executive
      01-04-17 S Added as Chief Co-sponsor OBAMA
      01-04-24 S Added as Chief Co-sponsor JONES,E
      01-04-26 S
                                             Postponed
      01-05-03 S
                                             Postponed
      01-05-10 S
                                             Postponed
                S
                                             Committee Executive
                                             Refer to Rules/Rul 3-9(a)
      01-05-12 S
HB-0102
             LANG.
   20 ILCS 105/3.02
                                    from Ch. 23, par. 6103.02
  Amends the Illinois Act on the Aging to make a technical change in the definition of
the Director.
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0103
             LANG.
   10 ILCS 5/1-1
                                    from Ch. 46, par. 1-1
  Amends the Election Code. Adds a caption to the short title Section.
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0104
             LANG.
   10 ILCS 5/4-8.02
                                    from Ch. 46, par. 4-8.02
  Amends the Election Code. Makes technical changes to the Section concerning dis-
abled voter's identification cards.
      00-12-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0105
             LANG.
  735 ILCS 5/8-2701
  Amends the Code of Civil Procedure. Makes a technical change in a Section con-
cerning the admissibility of out of court statements made by elderly adults.
```

Referred to Hse Rules Comm

00-12-08 H Prefiled with the Clerk 01-01-10 H First reading 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0106 LANG.

Appropriates the sum of \$1, or so much of that amount as may be necessary, to the Department of Public Aid for the creation of the Learning for Earning Program.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-Human Services

Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0107 LANG.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a stylistic change in the Section containing the short title.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0108 LANG.

105 ILCS 5/3-14.23

from Ch. 122, par. 3-14.23

Amends the School Code. Makes a technical change in a Section concerning school bus driver permits.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0109 LANG.

Appropriates \$1 to the Department of Human Services for mental health programs. Effective July 1, 2001.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0110 LANG.

210 ILCS 45/1-101

from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes technical changes in a Section concerning the short title.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

LANG - FRITCHEY - MCGUIRE - CROTTY - BOLAND, MCKEON, HB-0111 SCOTT, FRANKS, SCULLY, LYONS, JOSEPH, ERWIN, MCCARTHY, DART AND BROSNAHAN.

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.

NOTE(S) THAT MAY APPLY: Fiscal

00-12-08 H Prefiled with the Clerk

Referred to Hse Rules Comm 01-01-10 H First reading

01-01-30 H Added As A Joint Sponsor FRITCHEY

01-01-31 H Added As A Joint Sponsor MCGUIRE

Assigned to Health Care Availability &

Access

01-02-15 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor CROTTY

01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 087-025-000 H Added As A Co-sponsor LINDNER H Added As A Joint Sponsor BOLAND H Added As A Co-sponsor MCKEON 01-02-20 H Added As A Co-sponsor SCOTT H Added As A Co-sponsor FRANKS H Added As A Co-sponsor SCULLY H Added As A Co-sponsor LYONS, JOSEPH H Added As A Co-sponsor ERWIN H Added As A Co-sponsor MCCARTHY H Added As A Co-sponsor DART H Added As A Co-sponsor BROSNAHAN S Arrive Senate S Placed Calndr First Rdg 01-02-22 S Chief Sponsor RONEN 01-02-26 S Added as Chief Co-sponsor LINK 01-02-27 S First reading Referred to Sen Rules Comm 01-04-19 S Added as Chief Co-sponsor MADIGAN,L

HB-0112 LANG.

720 ILCS 5/16-1.3

from Ch. 38, par. 16-1.3

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning financial exploitation of an elderly person.

00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0113 LANG.

320 ILCS 20/1

from Ch. 23, par. 6601

Amends the Elder Abuse and Neglect Act. Makes a technical change in a Section concerning the Act's short title.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0114 LANG.

320 ILCS 25/4

from Ch. 67 1/2, par. 404

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Makes a technical change in the Section concerning the amount of the grant.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0115 LANG.

Appropriates the sum of \$1 to the Department of Human Services for its ordinary and contingent expenses as the successor to the Department of Mental Health and Developmental Disabilities. Effective July 1, 2001.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0116 LANG.

740 ILCS 110/3

from Ch. 91 1/2, par. 803

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Makes a technical change in a Section concerning records and communications.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0117 **1032**

HB-0117 LANG.

405 ILCS 5/2-101

from Ch. 91 1/2, par. 2-101

Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning legal disability.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0118 LANG - DURKIN - BURKE - JONES, LOU.

New Act

Creates the Comptroller Debt Collection Act. Contains a short title only.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) 01-05-31 H Added As A Joint Sponsor DURKIN

01-05-31 H Added As A Joint Sponsor DURKIN H Added As A Joint Sponsor BURKE H Added As A Joint Sponsor JONES,LOU

HB-0119 LANG.

20 ILCS 105/1

from Ch. 23, par. 6101

Amends the Illinois Act on the Aging. Makes technical changes in a Section concerning the short title.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0120 LANG.

30 ILCS 5/1-6

from Ch. 15, par. 301-6

Amends the Illinois State Auditing Act in the Section concerning the definition of "Office of Auditor General". Makes a technical change.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0121 LANG.

30 ILCS 210/8

from Ch. 15, par. 158

Amends the Illinois State Collection Act of 1986 concerning the Debt Collection Board, Makes technical changes.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0122 LANG.

725 ILCS 5/115-10.3

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the admissibility of hearsay evidence in a prosecution for elder abuse, neglect, or financial exploitation.

00-12-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0123 BELLOCK - LYONS, EILEEN - PERSICO - HULTGREN - O'CONNOR AND COWLISHAW.

625 ILCS 5/11-1201.1

Amends the Illinois Vehicle Code. Provides that the Illinois Commerce Commission and the Commuter Rail Board may, in cooperation with the local law enforcement agency, establish in a county with a population of between 750,000 and 1,000,000 an additional two year pilot program using an automated railroad grade crossing enforcement system. Provides that this pilot program may be established at a railroad grade

1033 HB-0123—Cont.

crossing designated by local authorities. Provides that no State moneys may be expended on the automated railroad grade crossing enforcement system established under this pilot program. Effective immediately.

```
00-12-08 H Prefiled with the Clerk
                                     Referred to Hse Rules Comm
01-01-10 H First reading
01-01-30 H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Joint Sponsor PERSICO
01-01-31 H
                                      Assigned to Transportation & Motor Vehicles
01-03-01 H Mtn Prevail Suspend Rule 25
                                     Committee Transportation & Motor Vehicles
01-03-06 H Added As A Joint Sponsor HULTGREN
                                      Do Pass/Short Debate Cal 017-000-003
01-03-07 H
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-08 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-15 H Added As A Co-sponsor COWLISHAW
01-03-20 H Added As A Joint Sponsor O'CONNOR
        H 3rd Rdg-Shrt Dbt-Pass/Vote 110-002-000
01-03-21 S Arrive Senate
         S Placed Calndr First Rdg
01-03-27 S Chief Sponsor DILLARD
01-03-28 S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Transportation
01-04-18 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-04-19 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-02 S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor OBAMA
         S Added As A Co-sponsor SHAW
         S Third Reading - Passed 056-000-000
         H Passed both Houses
01-05-31 H Sent to the Governor
01-07-20 H Governor approved
             Effective Date 01-07-20
         Н
             PUBLIC ACT 92-0098
```

HB-0124 MULLIGAN – MCKEON – CURRY, JULIE – MATHIAS AND BOLAND.

10 ILCS 5/9-9.5

Amends the Election Code. Provides that at the beginning of any phone call that supports or opposes any public official, candidate for public office, or question of public policy, or that would have the effect of supporting or opposing any public official, candidate for public office, or question of public policy, the caller or recorded message must state the name of the individual or organization that authorized, caused to be authorized, paid for, or caused to be paid for the phone call. If an address is included, it must be an actual address. Effective immediately.

```
00-12-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-11 H Added As A Joint Sponsor MCKEON
01-01-31 H Added As A Joint Sponsor CURRY, JULIE
H Added As A Joint Sponsor MATHIAS
01-02-27 H Added As A Co-sponsor BOLAND
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0125

DANIELS – COWLISHAW – MOFFITT – BIGGINS – KURTZ, HOEFT, ZICKUS, SCHMITZ, BLACK, BEAUBIEN, WOJCIK, LYONS,EILEEN, RIGHTER, BELLOCK, O'CONNOR, JOHNSON, PERSICO, LINDNER, DURKIN, MITCHELL,BILL, OSMOND, CROSS, KRAUSE, SAVIANO, MYERS,RICHARD, WIRSING, MEYER, MATHIAS, COULSON, HULTGREN AND POE.

```
105 ILCS 230/5-5
105 ILCS 230/5-25
105 ILCS 230/5-35
```

Amends the School Construction Law. Provides that the grant index shall be no less than 0.50 (instead of no less than 0.35). Eliminates a provision that establishes minimum enrollment requirement standards that a school district must meet to be eligible for a school construction project grant. Requires the recognized project cost initially calculated by the Capital Development Board to be changed if the bid price received by the school district from the various contractors for the eligible expenditures is not the same as the bid estimate amount included in the initial calculation. Provides that for those districts that have not received grants from the Capital Development Board before the effective date of the amendatory Act, the district's grant index may not be less than 0.50. Effective July 1, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal
   00-12-13 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-25 H Added As A Joint Sponsor COWLISHAW
   01-01-31 H
                                       Assigned to Revenue
   01-02-02 H Added As A Joint Sponsor MOFFITT
            H Added As A Joint Sponsor BIGGINS
   01-02-06 H
                                       Motion TO RE-ASSIGN
                                       HB 125 TO THE
            Η
            Н
                                       ELEMENTARY AND
                                       SECONDARY COMMITEE
            Н
            Н
                                       -TENHOUSE
            H
                                       Motion Failed
                                       Committee Revenue
    01-02-08 H Joint Sponsor Changed to KURTZ
    01-02-14 H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor RIGHTER
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor JOHNSON
            H Added As A Co-sponsor PERSICO
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor DURKIN
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor CROSS
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor WIRSING
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor POE
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0126

DANIELS - CROSS - O'CONNOR - KOSEL - BASSI, BEAUBIEN, BELLOCK, BOST, HASSERT, MITCHELL, BILL, RIGHTER, RUTHERFORD, WINKEL, POE, PERSICO, OSMOND, COULSON, MOORE, HOEFT, ZICKUS, SCHMITZ, BLACK, LYONS, EILEEN, JONES, JOHN, KURTZ, BRADY, MITCHELL, JERRY, STEPHENS, MCAULIFFE, MYERS, RICHARD, MEYER, MOFFITT, MATHIAS, HULTGREN, BIGGINS, LINDNER, BERNS, DURKIN, PARKE, WAIT AND WIRSING.

```
720 ILCS 5/9-3.3 from Ch. 38, par. 9-3.3
720 ILCS 5/12-4.7 from Ch. 38, par. 12-4.7
720 ILCS 570/401 from Ch. 56 1/2, par. 1401
720 ILCS 570/402 from Ch. 56 1/2, par. 1402
```

Amends the Criminal Code of 1961 relating to the offenses of drug-induced homicide and drug induced infliction of great bodily harm. Provides that the offenses include

the unlawful delivery of any controlled substance (rather than specifically listed controlled substances) that result in death or great bodily harm or permanent disability to the person who injects, inhales, or ingests the substance. Amends the Illinois Controlled Substances Act. Provides for increased penalties for the unlawful delivery or possession of MDMA, MDEA, PMA, Nexus, MDA, MMDA, DOET, or DMA.

```
CORRECTIONAL NOTE (Department of Corrections)
   There will be minimal prison population impact and fiscal
NOTE(S) THAT MAY APPLY: Correctional
   00-12-13 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-12 H Added As A Joint Sponsor CROSS
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor BASSI
   01-01-17 H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor HASSERT
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor RIGHTER
            H Added As A Co-sponsor RUTHERFORD
            H Added As A Co-sponsor WINKEL
            H Added As A Co-sponsor POE
            H Added As A Co-sponsor PERSICO
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor MOORE
   01-01-29 H
                                        Correctional Note Filed
                                        Committee Rules
   01-01-31 H
                                        Assigned to Judiciary II - Criminal Law
   01-02-13 H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor BRADY
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MCAULIFFE
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor MOFFITT
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor BERNS
            H Added As A Co-sponsor DURKIN
            H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor WAIT
   01-02-16 H
                                        Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-21 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
   01-02-23 H Added As A Co-sponsor WIRSING
   01-02-27 S Arrive Senate
            S Placed Caindr First Rdg
            S Chief Sponsor DILLARD
            S First reading
                                        Referred to Sen Rules Comm
   01-04-06 S
                                        Assigned to Judiciary
   01-04-18 S
                                        Recommended do pass 010-000-000
```

S Placed Calndr, Second Rdg

HB-0126—Cont. 1036

```
01-04-19 S Second Reading
S Placed Calndr,3rd Reading
01-05-10 S Added As A Co-sponsor SULLIVAN
S Added as Chief Co-sponsor BURZYNSKI
S Third Reading - Passed 051-001-003
H Passed both Houses
01-06-08 H Sent to the Governor
01-08-06 H Governor approved
H Effective Date 02-01-01
```

PUBLIC ACT 92-0256

HB-0127 BLACK - RIGHTER - BOLAND - GRANBERG AND LYONS. EILEEN.

625 ILCS 5/3-648 new 30 ILCS 105/5.546 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Hospice Fund. Provides for issuance of Hospice license plates at an additional charge of \$25, initially and at renewal. Provides that \$15 of the additional initial charge and \$2 of the additional renewal charge shall go to the Secretary of State Special License Plate Fund. Provides that \$10 of the additional initial charge and \$23 of the additional renewal charge shall go to the Hospice Fund. Provides that all money in the Hospice Fund shall go to the Department of Public Health for distribution as grants for hospice services. Provides that the Director of Public Health shall adopt rules for distribution of these grants.

```
NOTE(S) THAT MAY APPLY: Fiscal
    00-12-13 H Prefiled with the Clerk
    01-01-10 H First reading
                                          Referred to Hse Rules Comm
    01-01-22 H Added As A Co-sponsor LYONS, EILEEN
    01-01-31 H
                                          Assigned to Constitutional Officers
    01-02-15 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-006-000
             H Added As A Joint Sponsor RIGHTER
             H Added As A Joint Sponsor BOLAND
             H Added As A Joint Sponsor GRANBERG
    01-02-20 S Arrive Senate
             S Placed Calndr First Rdg
    01-02-27 S Chief Sponsor MYERS
             S First reading
                                          Referred to Sen Rules Comm
```

HB-0128 SCHOENBERG - LANG - GARRETT - FLOWERS - SCULLY, MAY, KENNER, HOWARD, FEIGENHOLTZ, RYAN, COLLINS, BRADLEY, BUGIELSKI AND CAPPARELLI.

New Act

30 ILCS 105/25 from Ch. 127, par. 161

Creates the Illinois Balanced Budget Act. Creates a Balanced Budget Commission to provide a Balanced Budget Revenue Estimate for each fiscal year. The Estimate shall serve as a limit on appropriations from State general funds. If appropriations exceed the limit, the Comptroller shall prepare a proposed Balanced Budget Reserve Act for that fiscal year. Sets forth the contents of the proposed Act, including certain measures to reduce State agency expenditures. Amends the State Finance Act. Reduces the lapse period from 2 months to one month starting in FY2007. Effective immediately.

FISCAL NOTE (Economic and Fiscal Commission)
HB 128 would not affect the fiscal operations of the Commission
and would not impact general funds receipts. HB 128 would, however, create the Balanced Budget Reserve Act if general funds
appropriations for a fiscal exceed the balanced budget limit.
The balanced budget limit would be set by the balanced budget
revenue estimate provided in the bill. The necessary funds
would be held in reserve by each State agency and department,
as needed.
FISCAL NOTE (Bureau of the Budget)
Since the members of the Commission serve without compensation
and the Commission is authorized to utilize existing staff re-

```
sources in conducting its activities, the fiscal impact of this
    legislation is minimal.
    BALANCED BUDGET NOTE (Bureau of the Budget)
    Since HB 128 is not a supplemental appropriation bill, the
   Balanced Budget Note Act is inapplicable.
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-04 H Prefiled with the Clerk
    01-01-10 H First reading
                                          Referred to Hse Rules Comm
    01-01-11 H Added As A Joint Sponsor LANG
    01-01-26 H Added As A Joint Sponsor GARRETT
   01-01-31 H
                                          Assigned to State Government
                                            Administration
             H Added As A Joint Sponsor FLOWERS
             H Added As A Joint Sponsor SCULLY
             H Added As A Co-sponsor MAY
    01-02-01 H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor HOWARD
    01-02-07 H
                                          Fiscal Note Filed
                                          Committee State Government Administration
             H Added As A Co-sponsor FEIGENHOLTZ
    01-02-08 H Added As A Co-sponsor RYAN
    01-02-09 H
                                          Fiscal Note Filed
                                          Committee State Government Administration
    01-02-15 H Added As A Co-sponsor COLLINS
    01-02-16 H
                                          Do Pass/Short Debate Cal 005-004-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             Н
                                          Balanced Budget Note Req BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-02-21 H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    01-02-26 H
                                          Balanced Budget Note Filed
             H Held 2nd Rdg-Short Debate
    01-03-13 H
                    Amendment No.01
                                          SCHOENBERG
             Н
                     Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
    01-03-30 H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor BUGIELSKI
             H Added As A Co-sponsor CAPPARELLI
    01-04-06 H
                                          Re-Refer Rules/Rul 19(a)
```

HB-0129 SCHOENBERG – GARRETT – KENNER – HOWARD – JOHNSON, LANG AND MULLIGAN.

New Act 15 ILCS 20/50-5 rep.

15 ILCS 20/50-10 rep.

15 ILCS 20/50-15 rep.

30 ILCS 105/13.4 rep.

Creates the Illinois Open Budgets Act. Provides that the Governor shall present a State budget to the General Assembly on the first Wednesday in March of each year. Specifies elements to be included in the budget. Provides that each State agency, State college and university, and public and quasi-public corporation shall submit, by January 1, a budget request for the next fiscal year. Provides that the Bureau of the Budget and the Economic and Fiscal Commission shall produce, by January 15, a revenue estimate for the next fiscal year. Provides that the Governor shall submit recommended appropriations with the budget. Creates a Budget Advisory Panel to oversee development of accountability reports (and repeals language in the Civil Administrative Code pertaining to a Budget Advisory Panel). Creates an Open Budget Conference to approve certain forms and procedures. Repeals language in the State Finance Act regarding preparation and introduction of appropriation bills. Effective immediately.

FISCAL NOTE (Economic and Fiscal Commission) HB 129 would not affect the fiscal operations of the Illinois Economic and Fiscal Commission. HB 129 would not impact General Funds receipts. HB 129 would create the Illinois Open Budgets Act. The Illinois Open Budgets Act sets forth the requirements for the State budget and those parties included in

```
the budget process.
      FISCAL NOTE (Bureau of the Budget)
      House Bill 129 does not require the expenditure of funds by
      the State, nor does it change the revenues of the State.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-04 H Prefiled with the Clerk
                                            Referred to Hse Rules Comm
      01-01-10 H First reading
      01-01-26 H Added As A Joint Sponsor GARRETT
      01-01-31 H
                                            Assigned to State Government
                                              Administration
      01-02-01 H Added As A Joint Sponsor KENNER
               H Added As A Joint Sponsor HOWARD
                                            Fiscal Note Filed
      01-02-07 H
                                            Committee State Government Administration
               Н
                                            Fiscal Note Filed
      01-02-09 H
                                            Committee State Government Administration
                                            Do Pass/Short Debate Cal 009-000-000
      01-02-16 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-20 H Joint Sponsor Changed to JOHNSON
               H Added As A Co-sponsor LANG
      01-02-21 H Second Reading-Short Debate
               H Pid Cai 3rd Rdg-Shrt Dbt
      01-03-23 H Added As A Co-sponsor MULLIGAN
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
            SCHOENBERG - MULLIGAN - LANG - MAY - FLOWERS, KENNER,
HB-0130
            HOWARD, MCKEON, ERWIN, JONES, LOU AND YARBROUGH.
  New Act
  720 ILCS 5/Article 21.4 heading new
  720 ILCS 5/21.4-1 new
  720 ILCS 5/21.4-2 new
  720 ILCS 5/21.4-3 new
  720 ILCS 5/21.4-4 new
  Creates the Interference with Access to Health Care Facilities Act to make any per-
son who intentionally interferes with another person's access to a health care facility
civilly liable for damages, legal fees, and costs. Provides for injunctive relief. Amends
the Criminal Code of 1961 to create the offense of unlawful interference with access to
health care. Provides that this offense is a Class A misdemeanor.
      CORRECTIONAL NOTE (Department of Corrections)
      The prison population impact is none and the fiscal impact is
      unknown.
 NOTE(S) THAT MAY APPLY: Correctional
      01-01-04 H Prefiled with the Clerk
      01-01-10 H First reading
                                            Referred to Hse Rules Comm
      01-01-11 H Added As A Joint Sponsor LANG
      01-01-31 H
                                            Assigned to Judiciary I - Civil Law
               H Added As A Joint Sponsor MAY
               H Added As A Joint Sponsor FLOWERS
      01-02-01 H Added As A Co-sponsor HOWARD
      01-02-08 H Added As A Co-sponsor MCKEON
      01-02-14 H Added As A Co-sponsor ERWIN
      01-02-15 H Added As A Co-sponsor YARBROUGH
               H Added As A Co-sponsor JONES, LOU
      01-02-26 H
                                            Correctional Note Filed
                                            Committee Judiciary I - Civil Law
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
      01-03-23 H Joint Sponsor Changed to MULLIGAN
```

)131 SCHOENBERG - MATHIAS.

30 ILCS 350/12 from Ch. 17, par. 6912

H Added As A Co-sponsor KENNER

Amends the Local Government Debt Reform Act. Provides that with the authorization of the governing body, the treasurer of a governmental unit may join with the treasurers of other governmental units to jointly invest funds of which the treasurer has custody. Effective immediately.

1039 HB-0131-Cont.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 350/12 Adds reference to:

from Ch. 85, par. 902 30 ILCS 235/2

Deletes everything. Amends the Public Funds Investment Act. Provides that in addition to the authority available to invest funds, a public agency may authorize the treasurer of that public agency to join with the treasurers of other public agencies for the purpose of jointly investing the funds of which the treasurer has custody and the sole legal authority to invest. Sets requirements for joint investments. Provides that participants in these joint investments shall avail themselves of current training in public funds management.

```
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to State Government
                                       Administration
01-02-22 H Added As A Joint Sponsor MATHIAS
01-02-23 H
                                     Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H
                Amendment No.01
                                    SCHOENBERG
                Amendment referred to HRUL
        Н
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
                                    SCHOENBERG
                Amendment No.01
        H Recommends be Adopted HRUL/005-000-000
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H Second Reading-Short Debate
                                    SCHOENBERG
                Amendment No.01
                                                             Adopted
         H Held 2nd Rdg-Short Debate
01-04-03 H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
      SCHOENBERG - MAY.
```

HB-0132

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 receiving no compensation), to be deposited into the Road Fund.

```
FISCAL NOTE (Department of Transportation)
```

The cost of properties acquired by IDOT associated with ongoing toll highway projects is approximately \$51 million. Until par-

cels have been appraised for the current fair market value,

there is no way of determining the true fiscal impact of HB132.

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

01-01-04 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-General Services

H Added As A Joint Sponsor MAY

01-02-15 H Fiscal Note Filed

Committee Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0133 SCHOENBERG.

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 receiving no compensation), to be deposited into the Road Fund.

```
FISCAL NOTE (Department of Transportation)
The cost of properties acquired by IDOT associated with ongoing
toll highway projects is approximately $51 million. Until par-
cels have been appraised for the current fair market value,
there is no way of determining the true fiscal impact of HB133.
```

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

01-01-04 H Prefiled with the Clerk

01-01-10 H First reading

01-01-31 H Assigned to Appropriations-General Services

01-02-15 H Fiscal Note Filed

Committee Appropriations-General Services

01-03-16 H Referred to Hse Rules Comm

Assigned to Appropriations-General Services

Fiscal Note Filed

Committee Appropriations-General Services

Re-Refer Rules/Rul 19(a)
```

HB-0134 SCHOENBERG - LANG - LINDNER.

605 ILCS 10/16.2 new

Amends the Toll Highway Act. Prohibits directors of the Illinois State Toll Highway Authority, their employees, and agents from receiving financial benefit from the letting of Authority contracts during their terms of service and for a period of one year following termination of their positions or employment with the Authority. Extends this prohibition to the immediate family or household members of the directors, employees, and agents of the Authority. Prohibits those persons from using material non-public information obtained as a result of their positions with the Authority or their family or household members' positions for their personal financial benefit and prohibits them from disclosing that information to others.

```
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-11 H Added As A Joint Sponsor LANG
01-01-31 H Added As A Joint Sponsor LINDNER
01-03-15 H Added As A Joint Sponsor LINDNER
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0135 SCHOENBERG – HOEFT – FRANKS – MORROW – GARRETT, LANG, MAY AND LYONS, JOSEPH.

```
605 ILCS 10/14.1 from Ch. 121, par. 100-14.1 605 ILCS 10/18 from Ch. 121, par. 100-18 605 ILCS 10/23 from Ch. 121, par. 100-23 605 ILCS 10/24 from Ch. 121, par. 100-24
```

Amends the Toll Highway Act. Provides that the Act constitutes an irrevocable and continuing appropriation from the Illinois State Toll Highway Authority Fund for amounts to pay principal, interest, and other bond expenses and obligations (instead of the Fund being considered always appropriated for the purposes of repayment of debt service and other bond obligations). Provides that all other expenses, including ordinary and contingent expenses, are subject to annual appropriation. Provides that, before bonds may be issued for or construction may be commenced on any new segment of toll highway, the issuance of bonds for or the commencement of construction of that particular segment must be approved by law (rather than authorized by joint resolution of the General Assembly). Provides that any general increase in toll rates must have the prior approval of the General Assembly by a three-fifths majority vote. Provides that the State guarantees payment of bonds issued before the effective date of the amendatory Act, and requires the Authority to maintain a debt service fund with respect to revenue bonds outstanding on the effective date of this amendatory Act.

```
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
In the opinion of DCCA, HB 135 does not create a State mandate
under the State Mandates Act.
FISCAL NOTE (Department of Transportation)
This legislation directly impacts the Illinois State Toll High-
way Authority and does not impact the Illinois Department of
Transportation. Therefore, there is no fiscal impact to IDOT.
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading
                                       Referred to Hse Rules Comm
01-01-31 H
                                       Assigned to Appropriations-General Services
01-03-09 H Added As A Co-sponsor MAY
01-03-15 H
                                       Do Pass/Short Debate Cal 011-005-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         Н
                                       Fiscal Note Requested BLACK
                                       St Mandate Fis Nte Req BLACK
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H Added As A Joint Sponsor HOEFT
         H Added As A Joint Sponsor FRANKS
         H Added As A Joint Sponsor MORROW
         H Added As A Joint Sponsor GARRETT
         H Added As A Co-sponsor LANG
```

```
01-03-21 H St Mandate Fis Note Filed
H Cal Ord 2nd Rdg-Shrt Dbt
01-03-23 H Fiscal Note Filed
H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H 3/5 vote required
H 3d Reading Consideration PP
Calendar Consideration PP
01-04-06 H Added As A Co-sponsor LYONS, JOSEPH
H Re-Refer Rules/Rul 19(a)
```

HB-0136 SCHOENBERG – JONES,LOU – FEIGENHOLTZ – MAY – OSTERMAN, HOWARD, KENNER, MENDOZA, ACEVEDO, MCKEON, DAV-IS,MONIQUE, YARBROUGH, HAMOS, SCULLY, MILLER, GILES, BRADLEY, LANG, FRANKS, FLOWERS, GARRETT, COULSON, ER-WIN, DART, SCOTT, SLONE AND MATHIAS.

```
720 ILCS 5/8-2.1 new
720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
720 ILCS 5/21-1.2 from Ch. 38, par. 21-1.2
730 ILCS 5/5-5-3
730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2
```

Amends the Criminal Code of 1961. Creates the offense of conspiracy against civil rights. Provides that conspiracy against civil rights is a Class 4 felony for a first offense and a Class 2 felony for a second or subsequent offense. Provides that hate crime is a Class 3 felony for a first offense and a Class 1 felony for a second or subsequent offense if committed: (1) in a place used for religious worship; (2) in a cemetery or mortuary; (3) in an educational facility; (4) in a public park or an ethnic or religious community center; (5) on the real property of any of these locations; or (6) on a public way within 1,000 feet of the real property comprising any of these locations. Provides for prosecution for hate crime or institutional vandalism regardless of the existence of any other motivating factors. Amends the Unified Code of Corrections. Provides that a person convicted of any second or subsequent conviction for hate crime or institutional vandalism is ineligible for probation, conditional discharge, or periodic imprisonment. Makes it a factor for the court to impose an extended term sentence that the defendant was convicted of a felony other than hate crime or institutional vandalism and the court finds that the defendant committed the offense by reason of the actual or perceived race, color, creed, religion, ancestry, gender, sexual orientation, physical or mental disability, or national origin of another individual or group of individuals.

JUDICIAL NOTE (Administrative Office of the Illinois Courts)
It has been determined that the bill would neither decrease
nor increase the number of judges needed in the State.
TE(S) THAT MAY APPLY: Correctional

```
NOTE(S) THAT MAY APPLY: Correctional
   01-01-04 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-11 H Added As A Joint Sponsor LANG
   01-01-30 H
                                        Judicial Note Filed
                                        Committee Rules
   01-01-31 H
                                        Assigned to Judiciary II - Criminal Law
            H Added As A Joint Sponsor FLOWERS
            H Added As A Joint Sponsor MAY
            H Added As A Joint Sponsor OSTERMAN
   01-02-01 H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
   01-02-07 H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor FEIGENHOLTZ
   01-02-08 H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor DAVIS, MONIQUE
   01-02-14 H Added As A Co-sponsor YARBROUGH
   01-02-27 H Added As A Co-sponsor HAMOS
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor MILLER
   01-03-01 H
                                        Motion Do Pass-Lost 006-001-006 HJUB
```

Law

Remains in CommiJudiciary II - Criminal

```
01-03-07 H Added As A Co-sponsor BRADLEY
                                           Do Pass/Short Debate Cal 009-000-003
      01-03-08 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-13 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-20 H Joint Sponsor Changed to JONES, LOU
               H Joint Sponsor Changed to FEIGENHOLTZ
               H 3rd Rdg-Shrt Dbt-Pass/Vote 096-010-007
               H Added As A Co-sponsor LANG
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor FLOWERS
               H Added As A Co-sponsor GARRETT
               H Added As A Co-sponsor COULSON
               H Added As A Co-sponsor ERWIN
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor MATHIAS
      01-03-21 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor SILVERSTEIN
               S First reading
                                           Referred to Sen Rules Comm
      01-04-04 S Added as Chief Co-sponsor RONEN
      01-04-06 S Added as Chief Co-sponsor MADIGAN,L
      02-01-23 S
                                           Assigned to Judiciary
HB-0137
            SCHOENBERG.
   20 ILCS 2505/2505-555 new
   35 ILCS 105/3-5
                                   from Ch. 120, par. 439.3-5
   35 ILCS 110/3-5
                                   from Ch. 120, par. 439.33-5
                                   from Ch. 120, par. 439.103-5
   35 ILCS 115/3-5
   35 ILCS 120/2-5
                                   from Ch. 120, par. 441-5
```

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Creates, within the Department of Revenue, an Advisory Task Force on Internet Taxation, composed of 12 members appointed by the Governor, to study the effect of taxing or not taxing Internet sales and the impact that taxing Internet sales would have on Illinois businesses. Provides that the Task Force shall file a report and its advisory recommendations on these issues with the Governor's Office and the General Assembly by January 15, 2004, at which time the Task Force is dissolved. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, through December 31, 2004, personal property purchased in a transaction conducted over the Internet is exempt from taxation under these Acts. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0138 SCHOENBERG.

New Act

Creates the Internet Access Enhancement Act. Requires a high-speed broadband Internet access transport provider who is also a cable operator or affiliate of a high-speed broadband Internet access transport provider who is also a cable operator to provide to any requesting Internet service provider access to its high-speed broadband Internet access transport services on rates, terms, and conditions that are at least as favorable as those on which it provides access to itself, its affiliate, or any other person. Provides that the Attorney General may bring an action to enforce the Act. Allows a private right of action to aggrieved parties. Preempts home rule. Effective January 1, 2002.

```
FISCAL NOTE (Illinois Commerce Commission)
The Illinois Commerce Commission estimates no fiscal impact on State revenues from HB138.
HOME RULE NOTE (Department of Commerce and Community Affairs)
HB 138 contains language which is a denial and limitation of
```

1043 HB-0138—Cont.

home rule powers and functions. Therefore, in the opinion of

DCCA, HB 138 preempts home rule authority.

FISCAL NOTE (Department of Central Management Services)

There is no fiscal impact on this Department.

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

01-01-04 H Prefiled with the Clerk

01-01-10 H First reading	Referred to Hse Rules Comm
01-01-31 H	Assigned to Computer Technology
01-02-08 H	Fiscal Note Filed
Н	Committee Computer Technology
01-02-15 H	Home Rule Note Filed

01-02-15 H Home Rule Note Filed
Committee Computer Technology
01-02-28 H Fiscal Note Filed
H Committee Computer Technology

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0139 SCHOENBERG - DAVIS, MONIQUE AND SLONE.

105 ILCS 230/5_{*}5

Amends the School Construction Law. Provides that the grant index shall be no less than 0.45 (instead of 0.35) and no greater than 0.85 (instead of 0.75) for each school district. Effective July 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-04 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Revenue

01-02-14 H Added As A Joint Sponsor DAVIS, MONIQUE

01-02-27 H Added As A Co-sponsor SLONE

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0140 SCHOENBERG.

105 ILCS 230/5-30

Amends the School Construction Law. Provides that the second priority for school construction projects includes building modifications to address population growth. Effective July 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-04 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Revenue 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0141 SCHOENBERG – FLOWERS – MAY – SOTO – KENNER, HOWARD, FEI-GENHOLTZ, RYAN, OSTERMAN, ERWIN, COLLINS, YARBROUGH AND SLONE.

New Act

30 ILCS 105/5.545 new

30 ILCS 105/5.546 new

Creates the Rainy Day Budget Stabilization and Children First Act and amends the State Finance Act. Requires the Comptroller to transfer from the General Revenue Fund during fiscal year 2002 \$50,000,000 into a Budget Stabilization Fund and \$50,000,000 into a Children First Reserve Fund. In each subsequent fiscal year when anticipated general revenues are estimated by the Governor to exceed the prior fiscal year's revenues by more than 4%, requires the Comptroller to transfer 0.125% of the anticipated revenues from the General Revenue Fund into the Budget Stabilization Fund and 0.125% into the Children First Reserve Fund. Permits suspension of transfers. Authorizes use of the Budget Stabilization Fund to meet general funds revenue shortfalls. Limits the use of the Children First Reserve Fund to meet shortfalls in funding educational and child care programs. Creates the necessary special funds within the State treasury. Effective immediately.

STATE DEBT NOTE (Economic and Fiscal Commission)
HB 141 would not affect amount of the bonding authorization of
the State, and, therefore, has no direct impact on the level of
State indebtedness
FISCAL NOTE (State Treasurer)

HB 141 will not increase or decrease State revenues or expenditures. However, during FY2002, the bill will put \$100,000,000

```
into the Budget Stabilization and the Children First Reserve
     Funds, which will not be available for spending without the
     agreement of the Governor, Comptroller, and Treasurer. Any
      future year amounts cannot be determined until a revenue esti-
      mate is made. Future years will transfer .125% of revenue esti-
      mates into the funds until they hold 2% of estimated general
      revenues.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-04 H Prefiled with the Clerk
                                            Referred to Hse Rules Comm
      01-01-10 H First reading
                                            Assigned to Executive
      01-01-31 H
               H Added As A Joint Sponsor FLOWERS
               H Added As A Joint Sponsor MAY
      01-02-01 H Added As A Joint Sponsor SOTO
               H Added As A Joint Sponsor KENNER
               H Added As A Co-sponsor HOWARD
      01-02-07 H
                                            State Debt Note Filed
                                            Committee Executive
               H Added As A Co-sponsor FEIGENHOLTZ
      01-02-08 H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor OSTERMAN
      01-02-14 H
                                            Fiscal Note Filed
                                            Committee Executive
               H Added As A Co-sponsor ERWIN
      01-02-15 H Added As A Co-sponsor COLLINS
               H Added As A Co-sponsor YARBROUGH
      01-02-27 H Added As A Co-sponsor SLONE
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
            SCHOENBERG - SOTO - ERWIN - YARBROUGH.
HB-0142
  New Act
   30 ILCS 105/5.545 new
  Amends the State Finance Act. Creates the Tobacco Settlement Biomedical Re-
```

search 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 universities with medical schools in this State and used by those universities for programs relating to tobacco-related illness research. Effective immediately.

```
FISCAL NOTE (Department of Public Health)
    If HB 142 creates a fiscal impact at all upon the Department,
    it is very minimal, and is indeterminable at this time.
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-04 H Prefiled with the Clerk
   01-01-10 H First reading
                                           Referred to Hse Rules Comm
   01-01-31 H
                                            Assigned to Tobacco Settlement Proceeds
    01-02-01 H Added As A Joint Sponsor SOTO
    01-02-14 H Added As A Joint Sponsor ERWIN
   01-03-14 H
                                            Fiscal Note Filed
                                           Committee Tobacco Settlement Proceeds
    01-03-16 H Added As A Joint Sponsor YARBROUGH
                                           Re-Refer Rules/Rul 19(a)
```

HB-0143 BLACK - FEIGENHOLTZ - MCKEON, ZICKUS, LYONS, EILEEN, MUL-LIGAN, COULSON, FRANKS, HOLBROOK, DAVIS, MONIQUE, REITZ, HARTKE, MCCARTHY, MILLER, KLINGLER AND POE.

```
5 ILCS 140/7
                                  from Ch. 116, par. 207
220 ILCS 5/ART. XIIIA heading new
220 ILCS 5/13A-100 new
220 ILCS 5/13A-101 new
220 ILCS 5/13A-105 new
220 ILCS 5/13A-110 new
220 ILCS 5/13A-115 new
220 ILCS 5/13A-120 new
220 ILCS 5/13A-125 new
220 ILCS 5/13A-130 new
```

220 ILCS 5/13A-135 new

Amends the Public Utilities Act. Provides for the Commerce Commission to establish a database of telephone numbers of Illinois residents who object to receiving telephone solicitations. Requires persons who make telephone solicitations to purchase the database from the Commission. Prohibits the making of telephone solicitations to persons who have given notice to the Commission of their objection to receiving telephone solicitations. Provides for enforcement by the Commission and the Attorney General. Amends the Freedom of Information Act to exempt the telephone solicitation objection database from the disclosure requirements of that Act. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-04 H Prefiled with the Clerk
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-22 H Added As A Joint Sponsor FEIGENHOLTZ
   01-01-31 H
                                       Assigned to Public Utilities
   01-02-05 H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor COULSON
   01-02-07 H Added As A Co-sponsor FRANKS
   01-02-08 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Joint Sponsor MCKEON
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor HARTKE
   01-02-14 H Added As A Co-sponsor MCCARTHY
   01-02-15 H Added As A Co-sponsor MILLER
   01-02-20 H Added As A Co-sponsor KLINGLER
   01-03-01 H
                                       Motion Filed PURSUANT TO HOUSE
            Н
                                       RULE 60(B), I MOVE
            Н
                                       TO TABLE HB 143
                                       -BLACK
                                       Motion Prevailed
            H Tabled By Sponsor HPUB
            H Added As A Co-sponsor POE
```

HB-0144 BLACK - RYAN - CURRY, JULIE - BELLOCK AND BRADY.

625 ILCS 5/18c-7402

from Ch. 95 1/2, par. 18c-7402

Amends the Illinois Vehicle Code. Increases by a multiple of 5 the fines to be imposed if a rail carrier blocks a grade crossing for more than 10 minutes or exceeds additional specified amounts of time. Provides that a violation is a business offense in all instances (rather than being a petty offense if the blockage lasts no longer than 15 minutes).

HOUSE AMENDMENT NO. 1.

```
Adds an effective date of January 1, 2002.
```

```
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to Transportation & Motor Vehicles
01-02-07 H Added As A Joint Sponsor RYAN
01-02-08 H Added As A Joint Sponsor CURRY, JULIE
01-02-14 H Added As A Joint Sponsor BELLOCK
01-02-15 H
                                     Do Pass/Short Debate Cal 015-005-001
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-21 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-07 H Rolld 2nd Rdg-Short Debate
         Н
                Amendment No.01
                                     BLACK
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-03-13 H
                Amendment No.01
                                     BLACK
         H Recommends be Adopted HRUL/005-000-000
         H Held 2nd Rdg-Short Debate
01-03-22 H
                Amendment No.01
                                     BLACK
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
```

H Added As A Co-sponsor BRADY

```
01-04-06 H
```

Re-Refer Rules/Rul 19(a)

```
HB-0145 BLACK - OSMOND.
```

55 ILCS 5/5-1121 60 ILCS 1/85-50 new

Amends the Township Code. Allows the township board to formally request a county to demolish, repair, or enclose a dangerous and unsafe building or commence other specified proceedings with respect to property located within the township. Provides that if the county declines to take the requested action, the township may apply to the circuit court for an order allowing the township to demolish, repair, or enclose the building or to take other specified action. Provides that the township has a lien for the cost of the demolition, repair, or enclosure. Sets the procedures a township must follow to enforce its lien. Makes conforming changes in the Counties Code. Effective immediately.

```
01-01-04 H Prefiled with the Clerk
                                             Referred to Hse Rules Comm
      01-01-10 H First reading
      01-01-11 H Added As A Joint Sponsor OSMOND
      01-01-31 H
                                             Assigned to Counties & Townships
                                             Re-referred to Rules
      01-02-16 H
      01-03-01 H
                                             Motion Filed PURSUANT TO HOUSE
                                             RULE 60(B), I MOVE
                                             TO TABLE HB 145
               H
               Н
                                             -BLACK
                                             Motion Prevailed
               H Tabled By Sponsor HRUL
HB-0146
            BLACK.
   65 ILCS 5/10-1-7
                                    from Ch. 24, par. 10-1-7
                                    from Ch. 24, par. 10-1-12
   65 ILCS 5/10-1-12
                                    from Ch. 24, par. 10-2.1-6
   65 ILCS 5/10-2.1-6
   65 ILCS 5/10-2.1-14
                                    from Ch. 24, par. 10-2.1-14
   70 ILCS 705/16.06
                                    from Ch. 127 1/2, par. 37.06
```

Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that the maximum age for induction into a fire or police department is 45 years for a person who has served full-time in the military for at least 10 years. Effective immediately.

```
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading
                                      Referred to Hse Rules Comm
01-01-31 H
                                      Assigned to Cities & Villages
01-02-16 H
                                      Re-referred to Rules
01-03-01 H
                                      Motion Filed PURSUANT TO HOUSE
         Н
                                      RULE 60(B), I MOVE
         Η
                                      TO TABLE HB 146
         Н
                                      -BLACK
                                      Motion Prevailed
         H Tabled By Sponsor HRUL
```

HB-0147 BLACK – BRUNSVOLD, LAWFÉR, FOWLER, KOSEL, BOST AND CROTTY.

20 ILCS 801/1-23 new

Amends the Department of Natural Resources Act. Prohibits the Department of Natural Resources from requiring or requesting the Social Security number of any individual applying for or renewing any license or permit issued by the Department.

```
01-01-04 H Prefiled with the Clerk
01-01-10 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to Conservation & Land Use
01-02-14 H Added As A Joint Sponsor BRUNSVOLD
01-02-16 H
                                     Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-20 H Added As A Co-sponsor LAWFER
01-02-21 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-22 H
                                     Floor motion RETURN HB 147 TO
         Н
                                     HOUSE RULES COMM.
         Н
                                     -BLACK
         H
                                     Motion Prevailed
         Н
                                     Returned to Rules
```

```
01-02-28 H Added As A Co-sponsor FOWLER
H Added As A Co-sponsor KOSEL
H Added As A Co-sponsor BOST
H Added As A Co-sponsor CROTTY

01-03-01 H Motion Filed PURSUANT TO HOUSE
H RULE 60(B), I MOVE
TO TABLE HB 147
H -BLACK
Motion Prevailed
H Tabled By Sponsor HRUL
```

HB-0148 BERNS – BLACK – SMITH, MICHAEL – JOHNSON – DELGADO, COL-LINS AND YARBROUGH.

```
20 ILCS 2605/2605-336 new
50 ILCS 705/10.2 new
55 ILCS 5/3-7008.5 new
55 ILCS 5/3-8007.5 new
65 ILCS 5/10-1-7.5 new
65 ILCS 5/10-2.1-6.5 new
```

Amends the Department of State Police Law of the Civil Administrative Code of Illinois, the Illinois Police Training Act, the Counties Code, and the Illinois Municipal Code. Provides that an applicant for a position on a police force of the State or a unit of local government must undergo a criminal background check.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
20 ILCS 2605/2605-336 new
55 ILCS 5/3-7008.5 new
55 ILCS 5/3-8007.5 new
65 ILCS 5/10-1-7.5 new
65 ILCS 5/10-2.1-6.5 new
Adds reference to:
50 ILCS 705/8.2 new
50 ILCS 705/10.2 new
30 ILCS 805/8.25 new
```

Deletes everything. Amends the Illinois Police Training Act. Requires probationary part-time police officers to be enrolled in a training course within 6 months after active employment by any police department. Provides that a probationary part-time police officer may not practice as a part-time police officer during a waiver period. Deletes a provision that the period to comply with the training requirements may not be extended by more than 90 days. Provides that the training may be provided by Mobile Team In-Service Training Units or by a another program or facility (now, the training shall be provided by Mobile Team In-Service Training Units). Requires applicants for a position as a peace officer to authorize a criminal background check. Provides that a law enforcement agency may not hire an applicant for whom a background check has not been completed revealing no convictions of specified offenses. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
Adds reference to: 65 ILCS 5/10-2.1-6
```

Amends the Illinois Municipal Code concerning the police officers in certain municipalities. Provides that the age limitation for police applicants does not apply to applicants who have served as a deputy sheriff and who otherwise meet the necessary training requirements.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
   01-01-04 H Prefiled with the Clerk
   01-01-10 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                         Assigned to Judiciary II - Criminal Law
   01-02-15 H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor YARBROUGH
   01-03-01 H Primary Sponsor Changed To BERNS
            H Added As A Joint Sponsor BLACK
            Н
                    Amendment No.01
                                        JUD-CRIMINAL H
                                                                 Adopted
                                        Do Pass Amend/Short Debate 008-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
```

2045

16,584.0 million

Even with the elimination of the Social Security offset and the resulting increase in accrued liability, required State contributions to SERS are not expected to change until FY 2010, as

```
01-03-06 H Added As A Joint Sponsor SMITH, MICHAEL
                H Added As A Joint Sponsor JOHNSON
                H Added As A Joint Sponsor DELGADO
       01-03-14 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
       01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
       01-03-20 S Arrive Senate
                 S Placed Calndr First Rdg
       01-03-21 S Chief Sponsor MYERS
                                             Referred to Sen Rules Comm
                S First reading
       01-04-04 S Added as Chief Co-sponsor KLEMM
       01-04-06 S
                                             Assigned to Local Government
       01-04-17 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
       01-04-19 S Second Reading
                S Placed Calndr, 3rd Reading
       01-05-08 S Filed with Secretary
                        Amendment No.01
                                             KLEMM
                        Amendment referred to SRUL
       01-05-10 S
                        Amendment No.01
                                             KLEMM
                        Rules refers to
                                               SLGV
       01-05-17 S
                        Amendment No.01
                                             KLEMM
                S Be apprvd for consideratn SLGV/010-000-000
                S Recalled to Second Reading
                        Amendment No.01
                S
                                             KLEMM
                                                                      Adopted
                S Placed Calndr, 3rd Reading
       01-05-18 S Third Reading - Passed 056-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
       01-05-22 H Motion Filed Non-Concur #1/01/BERNS
                H Motion Filed Concur
                Н
                       Motion referred to
                                               HRUL
                H Calendar Order of Concurren 01
       01-05-31 H
                       Mtn to Concur Referr ed HJUB
                H Mtn Prevail Suspend Rule 25
                Н
                                             Motion TO CONCUR SA
                H Recommends be Adopted HJUB/009-000-000
                H Calendar Order of Concurren 01
                                             Re-Refer Rules/Rul 19(a)
      02-01-09 H
                                             Approved for Consideration 004-000-000
                H Place Cal Order Concurrence 01
                       Mtn to Cncr/Sen Amnd No01
                Н
                H H Concurs in S Amend 01/116-000-000
                H Passed both Houses
      02-01-22 H Sent to the Governor
HB-0149
             KLINGLER - POE - LINDNER - SMITH, MICHAEL.
   40 ILCS 5/14-119
                                    from Ch. 108 1/2, par. 14-119
   40 ILCS 5/14-121
                                    from Ch. 108 1/2, par. 14-121
  Amends the State Employee Article of the Pension Code to remove the Social Secur-
ity offset against widow and survivor annuities for all annuitants, beginning January 1,
2002. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      HB 149 would increase the accrued liabilities of SERS by an
      estimated $291 million. The estimated increase in the required
      annual State contribution, per P.A. 88-593, is shown below:
                                       Estimated Contributions
      Fiscal Year Estimated Payroll
      2002
                 3.530.0 million
                                               0.0
      2003
                 3,654.0 million
                                               0.0
      2005
                 3,908.0 million
                                               0.0
      2010
                 4,585.0 million
                                              62.9
                 6,341.0 million
      2020
                                              87.0
      2030
                 9,183.0 million
                                              126.0
```

1049 HB-0149—Cont.

```
the minimum statutory rates are expected to be higher than the calculated actuarial rates, per P.A. 90-65, until then.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-05 H Prefiled with the Clerk
```

H Added As A Joint Sponsor POE H Added As A Joint Sponsor LINDNER

01-01-10 H First reading Referred to Hse Rules Comm

01-01-26 H Pension Note Filed H Committee Rules

01-01-31 H Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

01-03-26 H Added As A Joint Sponsor SMITH, MICHAEL

HB-0150 BELLOCK – MATHIAS.

625 ILCS 5/12-815 from Ch. 95 1/2, par. 12-815 625 ILCS 5/12-815.1

Amends the Illinois Vehicle Code. Provides that the strobe lamp on any school bus equipped with one must be lighted any time the bus is stopping or stopped for loading or discharging pupils and any time pupils are on the bus. Provides that on and after August 1, 2002, the outside rear perimeter (as well as the emergency exits) of any school bus must be outlined with yellow reflective tape or decal. Effective immediately.

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

01-01-08 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Transportation & Motor Vehicles

01-02-06 H Added As A Joint Sponsor MATHIAS

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0151 TURNER, JOHN - DAVIS, STEVE.

735 ILCS 5/Art. 8, Part 20 heading
735 ILCS 5/8-2001 from Ch. 110, par. 8-2001
735 ILCS 5/8-2003 from Ch. 110, par. 8-2003
735 ILCS 5/8-2004 from Ch. 110, par. 8-2004
735 ILCS 5/8-2005 new

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

01-04-06 H

Amends provisions of the Code of Civil Procedure concerning the inspection of hospital and medical records. Provides that the charges imposed by a hospital or physician for copying records may not exceed a \$25 handling charge plus 37 cents per page. Allows charges for shipping. Provides that the rates shall be automatically adjusted for inflation each year. Applies the same maximum charges to records of other health care practitioners, clinical psychologists, clinical social workers, and attorneys. Makes other changes. Effective 30 days after becoming law.

01-01-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-02-06 H Re-assigned to Judiciary I - Civil Law
01-02-15 H Debate Cal 2nd Rdg-Shrt Dbt
01-02-23 H Added As A Joint Sponsor DAVIS,STEVE
01-03-22 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt

HB-0152 SCHMITZ - MOORE - LYONS, EILEEN - BELLOCK - CURRY, JULIE, BRADY, SCOTT AND WOJCIK.

Re-Refer Rules/Rul 19(a)

625 ILCS 25/4a from Ch. 95 1/2, par. 1104a 625 ILCS 25/4c new 625 ILCS 25/5 from Ch. 95 1/2, par. 1105

Amends the Child Passenger Protection Act. Provides that every person, when transporting a child 4 years of age and older weighing 40 pounds or more but not more than 80 pounds in certain vehicles, is responsible for securing that child in a child booster seat and a federally approved lap-and-shoulder belt system. Provides that the parent or legal guardian of the child must provide a child booster seat to any person who transports his or her child. Provides that a person who transports the child of another is not

in violation of the provision unless a child booster seat was provided by the parent or legal guardian but was not used to transport the child. Does not apply if the vehicle used to transport the child is not equipped with a federally approved lap-and-shoulder belt system. Provides that failure to secure the child as required does not constitute contributory negligence and is not admissible as evidence in the trial of any civil action.

HOUSE AMENDMENT NO. 1.

Provides that the requirements apply when the child is 4 years of age or older but under the age of 10 and weighs 40 pounds or more but not more than 80 pounds or is less than 4 feet 9 inches in height.

HOUSE AMENDMENT NO. 2.

Provides that every person, when transporting a child at least 4 years of age but under 12 years of age in certain vehicles, is responsible for securing that child in seat safety belts or in a federally approved lap-and-shoulder belt system and a booster seat designed for a child weighing 40 or more pounds but not more than 80 pounds or a child less than 4 feet 9 inches in height (rather than providing that every person transporting a child 4 years of age or older but under the age of 10 and weighing 40 pounds or more but not more than 80 pounds, or a child 4 years of age or older but under 10 years of age and less than 4 feet 9 inches in height, is responsible for securing that child in a booster seat and a federally approved lap-and-shoulder belt system). Deletes language providing that the parent or legal guardian of the child must provide a booster seat to any person who transports the child. Deletes language providing that a person who transports the child of another is not in violation of the provision unless a booster seat was provided and was not used. Deletes language providing that the provision does not apply if the vehicle used to transport the child is not equipped with a federally approved lap-and-shoulder belt system.

```
01-01-08 H Prefiled with the Clerk
      01-01-10 H First reading
                                            Referred to Hse Rules Comm
      01-01-31 H
                                            Assigned to Children & Youth
      01-02-06 H Added As A Joint Sponsor MOORE
               H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Joint Sponsor BELLOCK
               H Added As A Joint Sponsor CURRY, JULIE
      01-02-08 H Added As A Co-sponsor BRADY
      01-02-15 H Added As A Co-sponsor SCOTT
               H Added As A Co-sponsor WOJCIK
                      Amendment No.01
      01-02-22 H
                                            CHLDRN-YOUTH H
                                                                    Adonted
                                            Do Pass Amend/Short Debate 009-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-27 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-06 H
                                              3d Reading Consideration PP
                                              Calendar Consideration PP
      01-03-21 H Relld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
                                            SCHMITZ
      01-03-22 H
                       Amendment No.02
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      01-03-26 H
                      Amendment No.02
                                            SCHMITZ
               H Recommends be Adopted HRUL/004-000-000
                       Amendment No.02
               Н
                                            SCHMITZ
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
      01-03-28 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor CULLERTON
               S First reading
                                           Referred to Sen Rules Comm
HB-0153
            MAUTINO - PARKE.
  215 ILCS 150/2
                                   from Ch. 148, par. 202
  215 ILCS 150/6
                                   from Ch. 148, par. 206
  215 ILCS 150/15
                                   from Ch. 148, par. 215
```

Amends the Religious and Charitable Risk Pooling and Trust Act. Authorizes organizations that are exempt from taxation under paragraph (2) of subsection (c) of Section 501 of the Internal Revenue Code to be a beneficiary under a risk pooling trust. Effective immediately.

```
01-01-08 H Prefiled with the Clerk
01-01-10 H First reading
                                       Referred to Hse Rules Comm
01-01-31 H
                                       Assigned to Revenue
01-02-07 H
                                       Re-assigned to Insurance
01-02-15 H
                                       Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor PARKE
01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-02-20 S Arrive Senate
         S Placed Calndr First Rdg
01-04-03 S Chief Sponsor PETKA
01-04-04 S First reading
                                       Referred to Sen Rules Comm
01-04-18 S
                                       Assigned to Insurance & Pensions
01-04-24 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-04-25 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-02 S Third Reading - Passed 057-000-000
         H Passed both Houses
01-05-31 H Sent to the Governor
01-07-20 H Governor approved
         Н
              Effective Date 01-07-20
              PUBLIC ACT 92-0099
         Н
```

HB-0154 MAUTINO - HOLBROOK - MOFFITT.

105 ILCS 5/30-14.2

from Ch. 122, par. 30-14.2

Amends the provisions of the School Code concerning MIA/POW scholarships. Changes the name to the State of Illinois MIA/POW Scholarship. Provides that if the spouse or child of an eligible veteran or serviceperson has received a similar higher educational benefit from another state prior to applying for a State of Illinois MIA/POW Scholarship, the amount of time that the spouse or child received the higher educational benefit from the other state shall be subtracted from the 4 calendar years of full-time enrollment that the State of Illinois MIA/POW Scholarship offers. Makes changes concerning being a resident of the State. Provides that if the surviving spouse remarries or if there is a divorce while the spouse (instead of dependent) is pursuing his or her course of study, scholarship benefits are terminated at the end of the term.

NOTE(S) THAT MAY APPLY: Fiscal 01-01-08 H Prefiled with the Clerk

```
01-01-10 H First reading
                                      Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor HOLBROOK
01-02-15 H
                                      Assigned to Higher Education
01-02-23 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Joint Sponsor MOFFITT
01-03-01 S Arrive Senate
         S Placed Calndr First Rdg
01-03-22 S Chief Sponsor HALVORSON
         S First reading
                                      Referred to Sen Rules Comm
01-03-27 S Added as Chief Co-sponsor DEMUZIO
```

HB-0155 ZICKUS - SAVIANO.

225 ILCS 340/7

from Ch. 111, par. 6607

Amends the Structural Engineering Practice Act of 1989. Increases the number of successive years a member may serve on the Structural Engineering Board. Effective immediately.

```
01-01-08 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Registration & Regulation
01-02-08 H Placed Cal 2nd Rdg-Shrt Dbt
H Placed Cal 2nd Rdg-Shrt Dbt
H Pld Cal 3rd Rdg-Shrt Dbt
```

11 D -0133—Cont.		1052
01-02-14	Н	Added As A Joint Sponsor SAVIANO
		3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
01-02-20		Arrive Senate Placed Calndr First Rdg
01-03-01		Chief Sponsor BURZYNSKI First reading Referred to Sen Rules Comm
01-04-06		Assigned to Licensed Activities Recommended do pass 009-000-000
01-04-26		Placed Calndr, Second Rdg
	S	Second Reading Placed Calndr,3rd Reading
	Н	Third Reading - Passed 052-000-000 Passed both Houses
		Sent to the Governor Governor approved
01-00-03	H	Effective Date 01-08-03
		OGER - DART - LANG - CROTTY - MCCARTHY, SCOTT, HOFF-
	AN 'IN	N, SCULLY, O'BRIEN, MCKEON, OSTERMAN, FRANKS AND ER-
735 ILCS 5/2-		
		ode of Civil Procedure to prohibit court orders and judgments from
		hazards. Effective July 1, 2001, and applies to causes of action accru-
ing on or after		t date. NOTE (Office of the Illinois Courts)
There ma	y b	e a minimal increase in judicial workloads. However,
HB 156 v State.	∕ou	Id not increase the number of judges needed in the
	NO	TE (Office of the Illinois Courts)
HB 156 v	√ou	ld have minimal fiscal impact on the judicial branch.
		NDATES NOTE (Dept. of Commerce and Community Affairs) on of DCCA, HB 156 does not meet the definition of
		late under the State Mandates Act.
CORREC	TI	ONAL NOTE (Department of Corrections)
		be no population or cost impact to the Department. Prefiled with the Clerk
01-01-09		Added As A Joint Sponsor DART
	H	Added As A Joint Sponsor SCOTT
		Added As A Joint Sponsor MCCARTHY
01-01-10		Added As A Joint Sponsor HOFFMAN First reading Referred to Hse Rules Comm
		Joint Sponsor Changed to LANG
		Joint Sponsor Changed to CROTTY
		Added As A Co-sponsor SCOTT Added As A Co-sponsor HOFFMAN
01-01-31		•
01.02.06		Added As A Co-sponsor SCULLY
01-02-06		Re-assigned to Judiciary I - Civil Law Added As A Co-sponsor O'BRIEN
01-02-15		•
0.05.46		Pled Cal 2nd Rdg Stndrd Dbt
01-02-16	H	
	Н	
	Н	· · · · · · · · · · · · · · · · · · ·
		Second Reading-Stnd Debate Hld Cal Ord 2nd Rdg-Shrt Db
01-02-20		Added As A Co-sponsor MCKEON
01-02-22		
01-02-26		HId Cal Ord 2nd Rdg-Shrt Db Fiscal Note Filed
01-02-20		Hld Cal Ord 2nd Rdg-Shrt Db
01-02-28	Н	St Mandate Fis Note Filed
01-03-05		Hld Cal Ord 2nd Rdg-Shrt Db Correctional Note Filed
01-05-05		Hld Cal Ord 2nd Rdg-Shrt Db
		-

1053 HB-0156—Cont.

```
01-03-06 H Pld Cal 3rd Rdg-Stndrd Dbt
      01-03-09 H Added As A Co-sponsor OSTERMAN
      01-03-21 H Added As A Co-sponsor FRANKS
      01-03-22 H Added As A Co-sponsor ERWIN
      01-04-06 H Primary Sponsor Changed To STROGER
                                             Re-Refer Rules/Rul 19(a)
HB-0157
             DART - SCOTT - BROSNAHAN - HOFFMAN.
  770 ILCS 10/1
                                    from Ch. 82, par. 551
  770 ILCS 20/1
                                    from Ch. 82, par. 121
  770 ILCS 22/5
                                    from Ch. 82, par. 302
  770 ILCS 25/2
  770 ILCS 35/1
                                    from Ch. 82, par. 97
  770 ILCS 75/2
                                    from Ch. 82, par. 602
                                    from Ch. 82, par. 101.1
  770 ILCS 80/1
  Amends the Clinical Psychologists Lien Act, the Dentists Lien Act, the Emergency
Medical Services Personnel Lien Act, the Home Health Agency Lien Act, the Hospital
Lien Act, the Physical Therapist Lien Act, and the Physicians Lien Act. Provides that
the total amount of all liens under those Acts and subrogation claims may not exceed
one-third of the sum paid to an injured person based on a claim or a right of action. Ef-
fective June 1, 2001.
      JUDICIAL NOTE (Office of the Illinois Courts)
      HB 157 would neither increase nor decrease the number of judges
      needed in the State.
      FISCAL NOTE (Office of the Illinois Courts)
      HB 157 would have no fiscal impact on the judicial branch.
      CORRECTIONAL NOTE (Department of Corrections)
      There would be no population or cost impact to the Department.
      STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
      In the opinion of DCCA, HB 157 creates a due process mandate
      for which reimbursement of the increased costs to units of
      local governments is not required under the State Mandates Act.
      01-01-09 H Prefiled with the Clerk
                H Added As A Joint Sponsor SCOTT
                H Added As A Joint Sponsor BROSNAHAN
                H Added As A Joint Sponsor HOFFMAN
      01-01-10 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Executive
      01-02-06 H
                                             Re-assigned to Judiciary I - Civil Law
      01-02-15 H
                                             Do Pass/Short Debate Cal 010-001-002
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-16 H
                                             Fiscal Note Requested BLACK
               н
                                             St Mandate Fis Nte Reg BLACK
                                             Correctional Note Requested BLACK
                Н
                Η
                                             Judicial Note RequesteBLACK
                H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-02-22 H
                                             Judicial Note Filed
                H Held 2nd Rdg-Short Debate
      01-02-26 H
                                             Fiscal Note Filed
               H Held 2nd Rdg-Short Debate
      01-03-05 H
                                             Correctional Note Filed
               H Held 2nd Rdg-Short Debate
                                             St Mandate Fis Note Filed
      01-03-21 H
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-0158
             BRADLEY - DART - FRANKS - SCOTT - BROSNAHAN, HOFFMAN,
```

New Act

Creates the Structural Work Act of 2001. Requires that scaffolds and related mechanical contrivances used in work on a building or other structure be constructed in a safe and suitable manner. Sets forth safety standards. Authorizes the Director of Labor

SCULLY, REITZ AND ACEVEDO.

LANG, CURRY, JULIE, FORBY, FOWLER, BRUNSVOLD, DAVIS, STEVE, DAVIS, MONIQUE, FLOWERS, MCGUIRE, RYAN, CROTTY, MCKEON, O'BRIEN, MCCARTHY, OSTERMAN, JONES, LOU, GILES,

and local authorities to inspect scaffolding and to require reconstruction of unsafe scaffolding. Provides that a violation of the Act is a Class A misdemeanor, and authorizes the State's Attorney or another attorney to take necessary steps to enforce compliance with the Act. Provides for a right of action if a person is injured or killed as a result of a wilful violation of the Act. Uses the language of the Structural Work Act before its repeal by P.A. 89-2. Effective immediately.

```
CORRECTIONAL NOTE (Department of Corrections)
    There will be no prison population impact or fiscal impact.
    JUDICIAL NOTE (Office of the Illinois Courts)
    HB 158 would neither increase nor decrease the number of judges
    needed in the State.
    FISCAL NOTE (Office of the Illinois Courts)
    HB 158 would have minimal fiscal impact on the judicial branch.
    FISCAL NOTE (Department of Labor)
    As a result of increased caseload, the impact on the Department
    will be $138,800 for costs associated with 2 professional and
    one clerical position.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    In the opinion of DCCA, HB 158 creates a service mandate for
    which 50% to 100% of the increased costs to units of local
    government is required, and a due process mandate for which
    reimbursement is not required under the State Mandates Act.
    Due to the nature of the bill, an estimate of the cost to units
    of local government is not available at this time.
NOTE(S) THAT MAY APPLY: Correctional
    01-01-09 H Prefiled with the Clerk
             H Added As A Joint Sponsor FRANKS
             H Added As A Joint Sponsor SCOTT
             H Added As A Joint Sponsor BROSNAHAN
    01-01-10 H First reading
                                           Referred to Hse Rules Comm
    01-01-11 H Added As A Co-sponsor LANG
    01-01-29 H
                                           Correctional Note Filed
                                           Committee Rules
    01-01-30 H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor FORBY
             H Added As A Co-sponsor FOWLER
             H Added As A Co-sponsor BRUNSVOLD
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor DAVIS, MONIQUE
    01-01-31 H
                                           Assigned to Executive
             H Added As A Co-sponsor FLOWERS
             H Added As A Co-sponsor MCGUIRE
    01-02-06 H Added As A Co-sponsor RYAN
             H Added As A Co-sponsor CROTTY
                                           Re-assigned to Judiciary I - Civil Law
    01-02-07 H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor O'BRIEN
   01-02-15 H
                                           Do Pass/Stndrd Dbt/Vote 007-006-000 HJUA
             H Plcd Cal 2nd Rdg Stndrd Dbt
             H Added As A Co-sponsor MCCARTHY
   01-02-16 H
                                           Fiscal Note Requested BLACK
             Η
                                           St Mandate Fis Nte Req BLACK
                                           Correctional Note Requested BLACK
                                           Judicial Note RequesteBLACK
             H Second Reading-Stnd Debate
             H Hid Cal Ord 2nd Rdg-Shrt Db
   01-02-20 H Added As A Co-sponsor OSTERMAN
   01-02-21 H Added As A Co-sponsor JONES,LOU
   01-02-22 H
                                           Judicial Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
             H Added As A Co-sponsor GILES
   01-02-23 H Added As A Co-sponsor SCULLY
   01-02-26 H
                                           Fiscal Note Filed
             H Hld Cal Ord 2nd Rdg-Shrt Db
   01-02-28 H
                                           Fiscal Note Filed
                                           St Mandate Fis Note Filed
```

H Hld Cal Ord 2nd Rdg-Shrt Db

```
01-03-06 H Added As A Co-sponsor REITZ
01-03-07 H Added As A Co-sponsor BRADLEY
01-03-20 H Pid Cal 3rd Rdg-Stndrd Dbt
01-03-26 H Primary Sponsor Changed To BRADLEY
H Joint Sponsor Changed to DART
H Added As A Co-sponsor HOFFMAN
01-03-27 H Added As A Co-sponsor ACEVEDO
H Verified
H 3rd Rdg-Stnd Dbt-Pass/Vote 060-055-002
01-03-28 S Arrive Senate
S Placed Calndr First Rdg
01-04-02 S Chief Sponsor HALVORSON
S Added as Chief Co-sponsor JONES,E
S First reading Referred to Sen Rules Comm
01-05-09 S Added as Chief Co-sponsor WALSH,L
```

HB-0159 KRAUSE - COULSON - OSMOND - LYONS, EILEEN - GARRETT, MAY, FEIGENHOLTZ, KLINGLER, CURRY, JULIE, MCCARTHY AND O'BRIEN.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that for taxable years ending on or after December 31, 2001, each taxpayer who is an employer is entitled to a tax credit in an amount equal to 5% of the costs incurred by the taxpayer during the taxable year to provide long-term care insurance as a part of an employee benefit package. The credit, however, may not exceed the lesser of (i) \$5,000 or (ii) \$100 for each employee covered by long-term care insurance provided under the employee benefit package. Provides that the credit may be carried forward for 5 taxable years. Exempts the credit from the sunset provisions. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-09 H Prefiled with the Clerk
            H Added As A Joint Sponsor COULSON
    01-01-10 H First reading
                                        Referred to Hse Rules Comm
    01-01-11 H Added As A Joint Sponsor OSMOND
    01-01-30 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor GARRETT
            H Added As A Co-sponsor MAY
    01-01-31 H
                                        Assigned to Revenue
            H Added As A Co-sponsor FEIGENHOLTZ
    01-02-06 H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor CURRY, JULIE
   01-02-14 H Added As A Co-sponsor MCCARTHY
   01-02-27 H Added As A Co-sponsor O'BRIEN
    01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0160 COWLISHAW.

35 ILCS 5/517 new

35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. Provides that an individual taxpayer who holds a religious, ethical, or moral objection to capital punishment may, upon approval of his or her application, be certified by the Department of Revenue as a capital punishment objector. Each month, an amount equal to the amount of income taxes paid during the second preceding calendar month by individual taxpayers who are certified capital punishment objectors (minus refunds) must be transferred into the Common School Fund. Effective immediately.

```
01-01-09 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0161 HANNIG - JONES, JOHN - HOLBROOK - MOFFITT - SMITH, MICHAEL AND BOST.

```
625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215 625 ILCS 5/12-601 from Ch. 95 1/2, par. 12-601
```

Amends the Illinois Vehicle Code. Provides that a vehicle operated by a voluntary firefighter may be equipped with flashing white headlights, blue grill lights, and a siren

(in addition to blue oscillating, rotating, or flashing lights). Provides that this additional equipment may be used only in responding to an emergency call. Effective immediately.

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

01-01-10 H First reading

Deletes reference to:

625 ILCS 5/12-601

Deletes language providing that a vehicle operated by a volunteer firefighter may be equipped with a siren. 01-01-09 H Prefiled with the Clerk

Referred to Hse Rules Comm

```
Assigned to Transportation & Motor Vehicles
01-01-31 H
01-02-06 H Added As A Joint Sponsor HOLBROOK
                                      Do Pass/Short Debate Cal 021-000-000
01-02-15 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor JONES, JOHN
01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 102-011-000
         H Added As A Joint Sponsor MOFFITT
         H Added As A Joint Sponsor SMITH, MICHAEL
01-02-20 H Added As A Co-sponsor BOST
         S Arrive Senate
         S Placed Calndr First Rdg
01-03-27 S Chief Sponsor DEMUZIO
                                      Referred to Sen Rules Comm
01-03-28 S First reading
                                      Assigned to Transportation
01-04-06 S
                                      Postponed
01-04-18 S
                                      TRANSPORTN S
                                                               Adopted
                Amendment No.01
01-05-02 S
                                      Recmnded do pass as amend 009-001-000
         S Placed Calndr, Second Rdg
01-05-03 S Second Reading
         S Placed Calndr, 3rd Reading
```

01-05-10 S Third Reading - Passed 056-000-000

H Arrive House

H Place Cal Order Concurrence 01

01-05-16 H Motion Filed Concur

HRUL Н Motion referred to

H Calendar Order of Concurren 01

Motion TO CONCUR SA 01-05-21 H H Recommends be Adopted HRUL

H Calendar Order of Concurren 01

01-05-23 H H Concurs in S.Amend 01/114-000-000

H Passed both Houses

01-06-21 H Sent to the Governor

01-08-17 H Governor approved

Effective Date 01-08-17 Н

PUBLIC ACT 92-0407 н

WOJCIK, O'BRIEN, BIGGINS, DURKIN, PERSICO, DANIELS AND HB-0162 HULTGREN.

Appropriates \$250,000 to the Department of Human Services for grants to special recreation associations. Effective July 1, 2001.

01-01-09 H Prefiled with the Clerk

Referred to Hse Rules Comm 01-01-10 H First reading Assigned to Appropriations-Human Services 01-01-31 H 01-02-01 H Added As A Co-sponsor O'BRIEN

01-02-27 H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor DURKIN

H Added As A Co-sponsor PERSICO

H Added As A Co-sponsor DANIELS H Added As A Co-sponsor HULTGREN

Re-Refer Rules/Rul 19(a) 01-03-16 H

JONES, JOHN - HARTKE. HB-0163

225 ILCS 728/5

225 ILCS 728/10

```
225 ILCS 728/30
225 ILCS 728/35
```

Amends the Illinois Petroleum Education and Marketing Act. Provides that assessments to fund the Illinois Petroleum Resources Board shall be imposed on persons who own an interest in the gross production of oil or gas produced from a well in Illinois rather than from a person who derives the majority of his or her income from a working interest or who produces oil and gas. Provides for the continued existence of the Illinois Petroleum Resources Board until July 1, 2008 rather than July 1, 2002. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-09 H Prefiled with the Clerk
      01-01-10 H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Revenue
      01-01-31 H
      01-03-06 H Primary Sponsor Changed To JONES, JOHN
      01-03-16 H
                                            Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-21 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 109-000-000
               H Added As A Joint Sponsor HARTKE
      01-04-04 S Arrive Senate
               S Placed Calndr First Rdg
      01-05-02 S Chief Sponsor O'DANIEL
               S First reading
                                            Referred to Sen Rules Comm
HB-0164
            HARTKE.
  225 ILCS 728/5
  225 ILCS 728/10
  225 ILCS 728/30
  225 ILCS 728/35
```

Amends the Illinois Petroleum Education and Marketing Act. Provides that assessments to fund the Illinois Petroleum Resources Board shall be imposed on persons who own an interest in the gross production of oil or gas produced from a well in Illinois rather than from a person who derives the majority of his or her income from a working interest or who produces oil and gas. Provides for the continued existence of the Illinois Petroleum Resources Board until July 1, 2008 rather than July 1, 2002. Effective July 1, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-01-09 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0165 REITZ - FORBY - GRANBERG - FOWLER, BOST AND JONES, JOHN.
```

30 ILCS 105/6z-18 from Ch. 127, par. 142z-18 30 ILCS 105/6z-20 from Ch. 127, par. 142z-20 35 ILCS 105/3-10 from Ch. 120, par. 439.3-10 35 ILCS 105/9 from Ch. 120, par. 439.9 35 ILCS 110/3-10 from Ch. 120, par. 439.33-10 35 ILCS 110/9 from Ch. 120, par. 439.39 35 ILCS 115/3-10 from Ch. 120, par. 439.103-10 35 ILCS 115/9 from Ch. 120, par. 439.109 from Ch. 120, par. 441-10 35 ILCS 120/2-10

35 ILCS 120/3

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Beginning on January 1, 2002 and through December 31, 2006, eliminates the State's portion of the tax on coal for use in Illinois. Amends the State Finance Act to adjust the distribution of the tax to account for the elimination of the State's portion of the tax. Effective immediately.

from Ch. 120, par. 442

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

01-01-09 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm

01-01-30 H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor GRANBERG

H Added As A Joint Sponsor FOWLER
```

```
Assigned to Revenue
01-01-31 H
01-02-20 H Added As A Co-sponsor BOST
         H Added As A Co-sponsor JONES, JOHN
                                     Re-Refer Rules/Rul 19(a)
```

01-03-16 H

BLACK. HB-0166

225 ILCS 446/30

Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Allows a person, firm, or corporation to engage exclusively in criminal background checks. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Private Detective, Private Alarm, Private Security, and Locksmith Act of 1993. Makes technical changes to a Section concerning exemptions.

01-01-09 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm Assigned to Registration & Regulation 01-01-31 H 01-03-15 H Amendment No.01 REGIS REGULAT H Adopted Do Pass Amend/Short Debate 021-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

01-03-22 H Tabled By Sponsor

HB-0167 KRAUSE.

820 ILCS 405/232.2 new

Amends the Unemployment Insurance Act. Provides that the term "employment" does not include services performed by an officer of a corporation organized as a Subchapter S corporation if the only stockholders and employees of the corporation are officers of the corporation.

01-01-09 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Labor 01-03-16 H Re-Refer Rules/Rul 19(a)

SMITH, MICHAEL. HB-0168

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in a Section concerning the State aid formula.

01-01-09 H Prefiled with the Clerk

01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HOLBROOK - STEPHENS - DAVIS, STEVE - HOFFMAN - JONES, JOHN HB-0169 AND SMITH, MICHAEL.

from Ch. 48, par. 330 820 ILCS 405/220

Amends the Unemployment Insurance Act. Provides that, for purposes of the Act, "employment" does not include service performed on or after January 1, 2002 in the employ of a governmental entity as an election official or election worker if the remuneration received by the individual during the calendar year for service as an election official or election worker is less than \$1,000.

01-01-09 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm Assigned to Labor 01-01-31 H 01-02-07 H Added As A Joint Sponsor DAVIS, STEVE H Added As A Joint Sponsor SMITH, MICHAEL 01-02-14 H Added As A Joint Sponsor HOFFMAN H Added As A Joint Sponsor STEPHENS

01-02-15 H Joint Sponsor Changed to JONES, JOHN H Added As A Co-sponsor SMITH, MICHAEL

01-02-16 H Do Pass/Short Debate Cal 018-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

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

01-02-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000

S Arrive Senate

S Placed Calndr First Rdg

```
01-03-07 S Chief Sponsor BURZYNSKI
      01-03-20 S First reading
                                            Referred to Sen Rules Comm
      01-03-21 S Added as Chief Co-sponsor BOWLES
      01-04-06 S
                                            Assigned to Commerce & Industry
      01-04-26 S
                                            Recommended do pass 008-000-000
               S Placed Calndr, Second Rdg
      01-05-01 S Second Reading
                S Placed Calndr, 3rd Reading
      01-07-01 S
                                            Refer to Rules/Rul 3-9(b)
HB-0170
             TURNER, ART - MAUTINO.
  805 ILCS 5/15.35
                                   from Ch. 32, par. 15.35
  Amends the Business Corporation Act of 1983. Makes a technical change in a Sec-
tion concerning franchise taxes payable by domestic corporations.
      01-01-09 H Prefiled with the Clerk
      01-01-10 H First reading
                                            Referred to Hse Rules Comm
      01-01-31 H
                                            Assigned to Executive
      01-03-05 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor MAUTINO
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
```

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-28 H Added As A Joint Sponsor TURNER, ART

01-03-29 H Amendment No.01 MAUTINO Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

01-04-02 H Amendment No.01 MAUTINO Rules refers to HREV

H Cal Ord 2nd Rdg-Shrt Dbt

H Primary Sponsor Changed To TURNER, ART 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0171 CURRY, JULIE – O'BRIEN – MITCHELL, BILL – SMITH, MICHAEL – REITZ, DAVIS, STEVE, LANG, GRANBERG, FORBY, FOWLER, DAVIS, MONIQUE, FEIGENHOLTZ, OSTERMAN, HARTKE, HAMOS, JONES, JOHN, LAWFER, MAUTINO, MYERS, RICHARD, POE, TURNER, JOHN, NOVAK, BOLAND, SLONE, SOMMER, BLACK AND BRUNSVOLD.

New Act

Creates the MTBE Elimination Act. Provides that the General Assembly finds that methyl tertiary butyl ether (MTBE) presents substantial environmental risks, while ethanol provides a reasonable alternative as a fuel additive. Provides that beginning 3 years after the effective date of this Act, no person shall use, manufacture, or sell MTBE as a fuel additive or transport fuel containing MTBE in Illinois. Provides that the Environmental Protection Agency shall adopt rules for providing technical assistance and funds to local governments for drinking water testing. Authorizes research grants. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything, including the Sections on findings, local government assistance, grants for research on MTBE ground water contamination and remediation. Creates the MTBE Elimination Act. Provides that, beginning 3 years after the effective date of this Act, no person shall use, sell, offer for sale, blend, distribute, or manufacture MTBE as a fuel additive in Illinois. Directs the Agency to cooperate with United States Environmental Protection Agency, other federal, state and local governmental agencies, and private entities to develop accurate and improved MTBE groundwater testing methodologies and to develop more efficient and cost effective remediation procedures for public water supplies and sources contaminated with MTBE. Effective immediately.

```
01-01-09 H Prefiled with the Clerk
H Added As A Joint Sponsor O'BRIEN
```

H Added As A Joint Sponsor MITCHELL, BILL

H Added As A Joint Sponsor SMITH, MICHAEL

H Added As A Joint Sponsor REITZ

H Added As A Co-sponsor DAVIS, STEVE

```
Referred to Hse Rules Comm
     01-01-10 H First reading
      01-01-11 H Added As A Co-sponsor LANG
      01-01-30 H Added As A Co-sponsor GRANBERG
               H Added As A Co-sponsor FORBY
               H Added As A Co-sponsor FOWLER
      01-01-31 H
                                           Assigned to Agriculture
      01-02-06 H Added As A Co-sponsor DAVIS, MONIQUE
      01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
      01-02-08 H Added As A Co-sponsor OSTERMAN
      01-02-09 H Added As A Co-sponsor HARTKE
      01-02-14 H Added As A Co-sponsor HAMOS
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor LAWFER
               H Added As A Co-sponsor MAUTINO
               H Added As A Co-sponsor MYERS, RICHARD
               H Added As A Co-sponsor POE
               H Added As A Co-sponsor TURNER, JOHN
                                           AGRICULTURE H
                                                                   Adopted
      01-02-15 H
                      Amendment No.01
                                           Do Pass Amend/Short Debate 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor NOVAK
      01-02-20 H Added As A Co-sponsor BOLAND
               H Added As A Co-sponsor SLONE
               H Added As A Co-sponsor SOMMER
               H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor BRUNSVOLD
      01-02-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
               S Arrive Senate
               S Placed Calndr First Rdg
      01-02-22 S Chief Sponsor NOLAND
      01-02-27 S Added as Chief Co-sponsor WALSH,L
               S Added as Chief Co-sponsor DONAHUE
               S Added as Chief Co-sponsor MADIGAN,L
               S Added as Chief Co-sponsor SULLIVAN
               S Added As A Co-sponsor WOOLARD
               S Added As A Co-sponsor SEIBEN
               S Added As A Co-sponsor MYERS
                                           Referred to Sen Rules Comm
               S First reading
      01-04-06 S
                                           Assigned to Environment & Energy
      01-04-23 S Added As A Co-sponsor WELCH
      01-04-25 S
                                           Recommended do pass 007-000-000
               S Placed Calndr, Second Rdg
      01-05-01 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-02 S Added As A Co-sponsor DILLARD
               S Added As A Co-sponsor BOWLES
               S Added As A Co-sponsor MOLARO
               S Added As A Co-sponsor MUNOZ
               S Added As A Co-sponsor OBAMA
               S Third Reading - Passed 056-001-000
               H Passed both Houses
      01-05-31 H Sent to the Governor
      01-07-24 H Governor approved
                    Effective Date 01-07-24
               Н
                    PUBLIC ACT 92-0132
HB-0172
            BRUNSVOLD.
  New Act
   30 ILCS 105/6b-2
                                  from Ch. 127, par. 142b2
   30 ILCS 120/18
                                  from Ch. 85, par. 668
   70 ILCS 1825/5.1
                                  from Ch. 19, par. 255.1
  230 ILCS 5/3.01
                                  from Ch. 8, par. 37-3.01
  230 ILCS 5/3,18
                                  from Ch. 8, par. 37-3.18
  230 ILCS 5/9
                                  from Ch. 8, par. 37-9
  230 ILCS 5/15.3
                                  from Ch. 8, par. 37-15.3
```

```
230 ILCS 5/18
                                    from Ch. 8, par. 37-18
230 ILCS 5/20
                                    from Ch. 8, par. 37-20
                                    from Ch. 8, par. 37-26
230 ILCS 5/26
230 ILCS 5/28.1
230 ILCS 5/30
                                    from Ch. 8, par. 37-30
230 ILCS 5/30.5
230 ILCS 5/31
                                    from Ch. 8, par. 37-31
230 ILCS 5/54
230 ILCS 10/2
                                    from Ch. 120, par. 2402
230 ILCS 10/4
                                    from Ch. 120, par. 2404
230 ILCS 10/5
                                    from Ch. 120, par. 2405
230 ILCS 10/13
                                    from Ch. 120, par. 2413
235 ILCS 5/6-30
                                    from Ch. 43, par. 144f
510 ILCS 65/5
                                    from Ch. 8, par. 955
230 ILCS 5/2 rep.
230 ILCS 5/3.18 rep.
230 ILCS 5/4 rep.
230 ILCS 5/5 rep.
230 ILCS 5/6 rep.
230 ILCS 5/7 rep.
230 ILCS 5/8 rep.
230 ILCS 5/10 rep.
230 ILCS 5/12 rep.
230 ILCS 5/13 rep.
230 ILCS 5/14 rep.
230 ILCS 5/14a rep.
```

Creates the Illinois Gambling Board Act. Creates the Illinois Gambling Board to administer the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act and to assume the functions of the Illinois Racing Board and the Illinois Gaming Board. Amends the Illinois Horse Racing Act of 1975 to abolish the Illinois Racing Board. Amends the Riverboat Gambling Act to abolish the Illinois Racing Board. Amends various Acts to update certain cross-references. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
New Act
30/105/6b-2
30/120/18
70/1825/5.1
230/5/3.01
230/5/3.18
230/5/9
230/5/15.3
230/5/18
230/5/20
230/5/26
230/5/28.1
230/5/30
230/5/30.5
230/5/31
230/5/54
230/10/2
230/10/4
230/10/13
235/5/6-30
510/65/5
230/5/2 rep.
230/5/3.18 rep.
230/5/4 rep.
230/5/5 rep.
230/5/6 rep.
230/5/7 rep.
230/5/8 rep.
230/5/10 rep.
230/5/12 rep.
230/5/13 rep.
230/5/14 rep.
```

230/5/14a rep.

Deletes everything. Amends the Riverboat Gambling Act. Increases the number of members on the Gaming Board from 5 to 7. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-09 H Prefiled with the Clerk
    01-01-10 H First reading
                                         Referred to Hse Rules Comm
    01-01-31 H
                                         Assigned to Executive
                                         Do Pass/Stndrd Dbt/Vote 007-006-000
    01-03-16 H
                                           HEXC
             H Plcd Cal 2nd Rdg Stndrd Dbt
    01-03-30 H
                    Amendment No.01
                                         CAPPARELLI
                    Amendment referred to HRUL
             Н
             H Cal 2nd Rdg Stndrd Dbt
    01-04-02 H
                    Amendment No.01
                                         CAPPARELLI
             Н
                    Rules refers to
                                          HEXC
             H Cal 2nd Rdg Stndrd Dbt
    01-04-03 H
                    Amendment No.01
                                         CAPPARELLI
             H Recommends be Adopted HEXC/007-006-000
             H Second Reading-Short Debate
                    Amendment No.01
                                         CAPPARELLI
                                                                 Adopted
             H Held 2nd Rdg-Short Debate
    01-04-06 H
                                         3rd Rdg Deadline Extnd-Rule
             H Held 2nd Rdg-Short Debate
    01-05-18 H
                                         Re-Refer Rules/Rul 19(a)
          BRUNSVOLD - NOVAK - BLACK.
 20 ILCS 880/15
 30 ILCS 235/1
```

HB-0173

30 ILCS 500/1-10 215 ILCS 5/121-2.10

Amends the Illinois Conservation Foundation Act. Provides that private funds collected by the Illinois Conservation Foundation are not subject to the Public Funds Investment Act and that Foundation procurement is exempt from the Illinois Procurement Code when private funds are used for procurement expenditures. Amends the Public Funds Investment Act. Provides that the Act does not apply to private funds collected by the Illinois Conservation Foundation. Amends the Illinois Procurement Code. Provides that the Code does not apply to procurement expenditures by the Illinois Conservation Foundation when only private funds are used. Removes the limitation that the assistance given to the Foundation by personnel of the Department of Natural Resources must be on matters falling within the scope and function of the Department. Amends the Illinois Insurance Code. Provides that the Illinois Conservation Foundation is authorized to engage in charitable gift annuities transactions if it has an unrestricted fund balance of not less than \$300,000 on the date the annuity is issued. Effective immediately.

FISCAL NOTE (Department of Natural Resources) HB 173 will not cause an increase or decrease in State revenues or an expenditure of State funds.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 215 ILCS 5/121-2.10 Adds reference to: 20 ILCS 880/20 new

Further amends the Illinois Conservation Foundation Act. Provides that the Illinois Conservation Foundation must provide a written notice to any entity providing a gift, grant, or bequest to the Foundation that the Foundation is not subject to the provisions of the Public Funds Investment Act which Act places limitations on the types of securities in which a public agency may invest public funds. Removes the provisions amending the Illinois Insurance Code from the bill.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-09 H Prefiled with the Clerk
    01-01-10 H First reading
                                          Referred to Hse Rules Comm
    01-01-25 H
                                          Fiscal Note Filed
                                          Committee Rules
    01-01-30 H Added As A Joint Sponsor NOVAK
```

1063 HB-0173—Cont.

01-01-31 H 01-03-15 H Amendi H H Placed Cal 2n	ment No.01 EXEC Do Pa	ned to Exe CUTIVE ass Amend	H	Adopted te 012-000-000
01-03-20 H Second Readi				
H Pld Cal 3rd R	dg-Shrt Dbt			
	Dbt-Pass/Vote 112-00			
	loint Sponsor BLACK			•
01-03-22 S Arrive Senate				
S Placed Calndi	~			
01-03-27 S Chief Sponso				
S First reading			Rules Comn	1
01-04-24 S Added as Chi	ef Co-sponsor WATS	ON		
01-05-02 S	Assig	ned to Exe	cutive	
01-05-10 S	Postpe	oned		
S	Comn	nittee Exec	utive	
01-05-12 S	Refer	to Rules/R	ul 3-9(a)	
	t Under Sen Rule 3-9(
S	NOVI	EMBER I,	2001.	
S	Comn	nittee Exec	utive	
01-11-02 S	Refer	to Rules/R	ul 3-9(b)	
02-02-20 S	Assig	ned to Exec	cutive	
02-02-28 S	Postpe	oned		
S	Comn	nittee Exec	utive	

HB-0174 HARTKE.

415 ILCS 135/15

Amends the Drycleaner Environmental Response Trust Fund Act. Adds 2 public members to the Drycleaner Environmental Response Trust Fund Council.

01-01-09 H Prefiled with the Clerk
01-01-10 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0175 MADIGAN,MJ – HARTKE – SMITH,MICHAEL.

415 ILCS 135/60

Amends the Drycleaner Environmental Response Trust Fund Act. Removes the power of the Drycleaner Environmental Response Trust Fund Council to change licensing fees.

HOUSE AMENDMENT NO. 1.

01-04-24 S First reading

Deletes all substantive changes. Makes a technical change.

01-01-09 H Prefiled with the Clerk 01-01-10 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Executive 01-03-08 H Primary Sponsor Changed To MADIGAN, MJ H Added As A Joint Sponsor HARTKE 01-03-15 H Amendment No.01 EXECUTIVE H Adopted Do Pass Amend/Short Debate 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-05 H Added As A Joint Sponsor SMITH, MICHAEL 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 087-026-002 01-04-10 S Arrive Senate S Placed Calndr First Rdg 01-04-23 S Chief Sponsor NOLAND

HB-0176

HOFFMAN – BLACK – REITZ – FOWLER – JOHNSON, HOLBROOK, FRITCHEY, FORBY, FRANKS, MAY, FLOWERS, O'BRIEN, DAV-IS,MONIQUE, MILLER, HARTKE, MENDOZA, RYAN, CURRY,JULIE, MCKEON, FEIGENHOLTZ, GARRETT, BRADLEY, BUGIELSKI, MULLIGAN, SCULLY, MCCARTHY, BROSNAHAN, LYONS,JOSEPH, ACEVEDO, CAPPARELLI, JONES,LOU, YARBROUGH, PARKE, NOVAK, KENNER, HOWARD, RYDER, MEYER AND WINKEL.

Referred to Sen Rules Comm

New Act

Creates the No-Call Database Act. Provides that beginning July 1, 2002, no person or entity shall make or cause to be made any telephone solicitation to the telephone line of any residential subscriber in this State who has given notice to the Secretary of State of the subscriber's objection to receiving telephone solicitations. Provides that the Attorney General shall receive telemarketing complaints by means of a toll-free telephone number, by a notice in writing or by electronic means. Provides that the Secretary of State by July 1, 2002 shall establish and provide for the operation of a database to compile a list of telephone numbers of residential subscribers who object to receiving telephone solicitations. Establishes remedies and penalties for violations. Provides that the Attorney General and the Secretary of State shall establish an advisory group composed of government entities, local telecommunications companies, businesses, and senior citizen and other community advocates to compile and promote a list of educational literature to help consumers understand their options with regard to telephone solicitations. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.545 new

Deletes everything after the enacting clause. Restores the substance of the bill but provides that the Office of the Secretary of State rather than the Attorney General shall investigate telephone solicitation complaints. Provides that enrollment in the database shall be effective from the start of the quarter following the date of enrollment for a term of 5 years or until the residential subscriber disconnects or changes his or her telephone number, whichever occurs first. Amends the State Finance Act. Creates the No-Call Database Fund in the State treasury. Provides that all fees and fines collected in the administration of the No-Call Database Act shall be deposited into the Fund. Provides that the moneys in the Fund shall be used subject to appropriation by the Office of the Secretary of State for implementation, enforcement, and administration of the No-Call Database Act. Effective immediately.

HOUSE AMENDMENT NO. 2.

In the definition of "existing customer", deletes provision that the individual has opened or maintained a revolving debit account and provides that the individual opened or maintained a debit account. Provides that the exemption from the definition of "telephone solicitation" of communications to a residential subscriber with the subscriber's prior express invitation or permission applies when a voluntary 2-way communication between a person or entity and the residential subscriber has occurred with or without an exchange of consideration.

SENATE AMENDMENT NO. 1.

Deletes everything. Creates the No Call Registry Act. Provides that the Illinois Commerce Commission shall establish and provide for the operation of a Do Not Call Registry, which shall contain a list of the telephone numbers of residential subscribers who do not wish to receive telephone solicitation calls. Provides that no person or entity may make or cause to be made any telephone solicitation calls to any residential subscriber more than 45 days after the residential subscriber's telephone number or numbers first appear on the No Call Registry. Provides that the Illinois Commerce Commission shall receive telephone solicitation complaints from residential subscribers to object to such calls. Provides for referral and investigation of complaints. Provides for: inclusion in the Registry; educational literature; violations; remedies; exemptions; and other matters. Creates the No Call Registry Fund as a special fund, provides that fees and fines shall be deposited into the Fund and that moneys in the Fund shall be used for implementation, administration, and enforcement of the new Act, and amends the State Finance Act to list the new Fund as a special fund. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes everything. Creates the Restricted Call Registry Act. Provides that the Illinois Commerce Commission shall establish and provide for the operation of a Restricted Call Registry, which shall contain a list of the telephone numbers of residential subscribers who do not wish to receive telephone solicitation calls. Provides that no person or entity may make or cause to be made any telephone solicitation calls to any

1065 HB-0176—Cont.

residential subscriber more than 45 days after the residential subscriber's telephone number or numbers first appear on the Restricted Call Registry. Provides that the Illinois Commerce Commission shall receive telephone solicitation complaints from residential subscribers to object to such calls. Provides for referral and investigation of complaints. Provides for: inclusion in the Registry; educational literature; violations; remedies; exemptions; and other matters. Creates the Restricted Call Registry Fund as a special fund, provides that fees and fines shall be deposited into the Fund and that moneys in the Fund shall be used for implementation, administration, and enforcement of the new Act, and amends the State Finance Act to list the new Fund as a special fund. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-09 H Prefiled with the Clerk
            H Added As A Joint Sponsor REITZ
            H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor JOHNSON
   01-01-10 H First reading
                                       Referred to Hse Rules Comm
   01-01-30 H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor FORBY
            H Added As A Co-sponsor FRANKS
   01-01-31 H
                                       Assigned to Consumer Protection
            H Added As A Co-sponsor MAY
            H Added As A Co-sponsor FLOWERS
   01-02-01 H Added As A Co-sponsor O'BRIEN
   01-02-06 H
                                       Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
            H Joint Sponsor Changed to BLACK
            H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor MILLER
            H Added As A Co-sponsor HARTKE
            H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor RYAN
            H Added As A Co-sponsor CURRY, JULIE
   01-02-07 H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor FEIGENHOLTZ
            H Added As A Co-sponsor GARRETT
            H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor BROSNAHAN
            H Added As A Co-sponsor LYONS, JOSEPH
            H Added As A Co-sponsor ACEVEDO
   01-02-09 H Added As A Co-sponsor CAPPARELLI
   01-02-14 H Added As A Co-sponsor JONES, LOU
            H Added As A Co-sponsor YARBROUGH
   01-02-15 H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor NOVAK
   01-02-22 H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor HOWARD
   01-03-08 H Added As A Co-sponsor RYDER
   01-03-22 H
                   Amendment No.01
                                       HOFFMAN
            Н
                   Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-03-26 H
                   Amendment No.01
                                       HOFFMAN
                   Rules refers to
                                        HCON
            H
            H Held 2nd Rdg-Short Debate
   01-03-27 H
                   Amendment No.01
                                       HOFFMAN
            H Recommends be Adopted HCON/010-000-000
                   Amendment No.02
            Н
                                       HOFFMAN
                   Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
```

```
01-03-30 H
                Amendment No.02
                                     HOFFMAN
         H Recommends be Adopted HRUL/005-000-000
                Amendment No.01
                                     HOFFMAN
                                                              Adopted
         Н
         Н
                 Amendment No.02
                                     HOFFMAN
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-02 H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor WINKEL
         H 3rd Rdg-Shrt Dbt-Pass/Vote 107-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SIEBEN
01-04-04 S Added as Chief Co-sponsor OBAMA
         S Added as Chief Co-sponsor HALVORSON
         S First reading
                                     Referred to Sen Rules Comm
01-04-05 S Added as Chief Co-sponsor RONEN
01-04-06 S Added as Chief Co-sponsor MADIGAN,L
S Added As A Co-sponsor LINK
01-04-17 S Added As A Co-sponsor BOWLES
01-04-18 S
                                     Assigned to Judiciary
01-04-25 S
                                     Held in Committee
01-05-01 S
                 Amendment No.01
                                     JUDICIARY S
                                                              Adopted
01-05-02 S
                                     Recmnded do pass as amend 008-000-002
         S Placed Caindr, Second Rdg
01-05-03 S Added As A Co-sponsor O'DANIEL
01-05-08 S Filed with Secretary
                Amendment No.02
                                     SIEBEN
                Amendment referred to SRUL
01-05-09
        S Second Reading
         S Placed Caindr, 3rd Reading
         S Added As A Co-sponsor WALSH,L
01-05-10 S
                Amendment No.02
         S Be apprvd for consideratn SRUL
         S Added As A Co-sponsor MUNOZ
         S Recalled to Second Reading
         S
                Amendment No.02
                                     SIEBEN
                                                              Adopted
         S Placed Calndr,3rd Reading
01-05-16 S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor KLEMM
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor TROTTER
         S Added As A Co-sponsor SHAW
         S Third Reading - Passed 055-000-002
         H Arrive House
         H Place Cal Order Concurrence 01,02
01-05-17 H Motion Filed Concur
         Н
                 Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01,02
01-05-22 H
                                     Motion TO CONCUR SA'
         H Recommends be Adopted HRUL/005-000-000
         H H Concurs in S Amend 01,02/115-000-000
         H
                                      Motion to Reconsider Vote
         Н
                                      CONCURRED IN
         Н
                                     SA'S #1&2-BLACK
         Н
                                      Mtn Reconsider Vote Prevail
         H Place Cal Order Concurrence 01.02
         H H Concurs in S Amend 01,02/115-000-000
         H Passed both Houses
01-06-20 H Sent to the Governor
01-08-10 H Governor vetoed
         H Placed Calendar Total Veto
01-11-15 H Total Veto Stands.
```

HB-0177 HARTKE.

60 ILCS 1/30-60

Amends the Township Code. Makes a technical change in a Section concerning public graveyards.

01-01-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0178 HARTKE.

60 ILCS 1/1-5

Amends the Township Code. Makes technical changes in a Section regarding the use of terms.

01-01-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0179 HARTKE.

60 ILCS 1/5-55

Amends the Township Code. Makes technical changes in a Section concerning duplicate township names.

01-01-10 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0180

BOST - SCHMITZ - OSMOND - ACEVEDO - MCKEON, LY-ONS,EILEEN, O'CONNOR, PARKE, MEYER, BLACK, MCCARTHY, HOEFT, HOFFMAN, O'BRIEN, BROSNAHAN, COLLINS, FOWLER, NO-VAK, BASSI, REITZ, WAIT, BRADY, MCGUIRE, WINKEL, BERNS, KO-SEL, PERSICO, GARRETT, HAMOS, HARTKE, JONES,JOHN, LYONS,JOSEPH, MATHIAS, MCAULIFFE, OSTERMAN, ZICKUS, HOLBROOK, GRANBERG, MILLER, TENHOUSE, POE, BELLOCK, MOFFITT, FRANKS, SCOTT, DART, LANG, FLOWERS, RUTHERFORD, MAY, MULLIGAN, COULSON AND MITCHELL, BILL.

625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-206 625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Illinois Vehicle Code and the Unified Code of Corrections. Provides that upon approaching a stationary authorized emergency vehicle displaying flashing warning lights, a person who drives an approaching vehicle shall yield the right-of-way by making a lane change if it is safe to do so or shall reduce speed and proceed with caution if changing lanes would be impossible or unsafe. Provides that a person who violates the provision commits a business offense punishable by a fine of not more than \$10,000. Provides that it is a factor in aggravation if the person committed the offense while under the influence of alcohol, drugs, or intoxicating compounds. Provides that the person's driving privileges shall be suspended for 90 days to one year if the violation results in damage to the property of another person, for 180 days to 2 years if the violation results in injury to another person, and for 2 years if the violation results in the death of another person.

HOUSE AMENDMENT NO. 1.

Provides that "authorized emergency vehicle" includes any vehicle authorized by law to be equipped with oscillating, rotating, or flashing lights under the Code, while the owner or operator of the vehicle is engaged in his or her official duties.

01-01-10 H Filed With Clerk H Added As A Joint Sponsor SCHMITZ H Added As A Joint Sponsor OSMOND H Added As A Joint Sponsor ACEVEDO H Added As A Joint Sponsor MCKEON H Added As A Co-sponsor LYONS, EILEEN Referred to Hse Rules Comm H First reading 01-01-22 H Added As A Co-sponsor O'CONNOR 01-01-30 H Added As A Co-sponsor PARKE H Added As A Co-sponsor MEYER 01-01-31 H Assigned to Transportation & Motor Vehicles 01-02-14 H Added As A Co-sponsor BLACK H Added As A Co-sponsor MCCARTHY H Added As A Co-sponsor HOEFT

```
01-02-15 H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor BROSNAHAN
        H Added As A Co-sponsor COLLINS
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor BASSI
         H Added As A Co-sponsor REITZ
01-02-20 H Added As A Co-sponsor WAIT
01-02-22 H Added As A Co-sponsor BRADY
01-02-23 H Added As A Co-sponsor MCGUIRE
01-02-27 H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor BERNS
         H Added As A Co-sponsor KOSEL
         H Added As A Co-sponsor PERSICO
                Amendment No.01
                                                            Adopted
01-02-28 H
                                    TRANSPORTAT'N H
                                    Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor GARRETT
         H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor HARTKE
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor MATHIAS
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor OSTERMAN
         H Added As A Co-sponsor ZICKUS
01-03-06 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor GRANBERG
01-03-16 H Added As A Co-sponsor MILLER
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         H Added As A Co-sponsor TENHOUSE
         H Added As A Co-sponsor POE
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor MOFFITT
         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 LANG
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor RUTHERFORD
         H Added As A Co-sponsor MAY
         H Added As A Co-sponsor MULLIGAN
         H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor MITCHELL, BILL
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
01-03-27 S Chief Sponsor DUDYCZ
         S Added as Chief Co-sponsor MUNOZ
         S Added as Chief Co-sponsor PARKER
01-03-28 S Added as Chief Co-sponsor SIEBEN
S Added as Chief Co-sponsor SHADID
         S Added As A Co-sponsor WATSON
         S First reading
                                     Referred to Sen Rules Comm
01-04-06 S Added As A Co-sponsor HALVORSON
                                     Assigned to Transportation
01-04-18 S
                                     Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-04-19 S Added As A Co-sponsor GEO-KARIS
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-10 S Added As A Co-sponsor MOLARO
01-05-15: S. Added As A Co-sponsor BOWLES
         S Added As A Co-sponsor JACOBS
```

S Added As A Co-sponsor SMITH

1069 HB-0180—Cont.

```
01-05-15-Cont.
               S Added As A Co-sponsor LIGHTFORD S Added As A Co-sponsor SILVERSTEIN
               S Added As A Co-sponsor WALSH,L
               S Added As A Co-sponsor TROTTER
               S Added As A Co-sponsor LINK
               S Added As A Co-sponsor SHAW
               S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-06-13 H Sent to the Governor
      01-08-09 H Governor approved
                    Effective Date 02-01-01
               Η
                    PUBLIC ACT 92-0283
HB-0181
             BOST, FRANKS AND MOFFITT.
    5 ILCS 375/3
                                   from Ch. 127, par. 523
  Amends the State Employees Group Insurance Act of 1971. Includes within the defi-
nition of "unit of local government" a combination of school districts under the Inter-
governmental Cooperation Act.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-10 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-01-31 H
                                            Assigned to Executive
      01-02-15 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-16 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
               H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor MOFFITT
      01-02-27 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor LUECHTEFELD
      01-02-28 S First reading
                                            Referred to Sen Rules Comm
      01-04-18 S
                                            Assigned to Insurance & Pensions
      01-04-24 S
                                            Recommended do pass 009-000-000
               S Placed Calndr, Second Rdg
      01-05-03 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-08 S Added as Chief Co-sponsor MAHAR
               S Added as Chief Co-sponsor BOMKE
               S Added as Chief Co-sponsor MYERS
               S Added As A Co-sponsor HAWKINSON
               S Added As A Co-sponsor DILLARD
               S Added As A Co-sponsor JONES, W
      01-05-09 S Added as Chief Co-sponsor CRONIN
               S Added As A Co-sponsor WATSON
      01-05-10 S Added As A Co-sponsor NOLAND
               S Added As A Co-sponsor PETERSON
               S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-06-08 H Sent to the Governor
      01-08-01 H Governor approved
                    Effective Date 02-01-01
               Н
                    PUBLIC ACT 92-0186
HB-0182
             BUGIELSKI - COWLISHAW - CAPPARELLI - PARKE - HOFFMAN
             AND O'BRIEN.
  625 ILCS 5/12-610
                                   from Ch. 95 1/2, par. 12-610
  Amends the Illinois Vehicle Code. Provides that a driver may wear a single-sided
headset with a cellular or other mobile telephone that allows him or her to use a tele-
phone without holding the telephone or its handset or receiver.
      01-01-10 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Transportation & Motor Vehicles
      01-01-31 H
               H Added As A Joint Sponsor COWLISHAW
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Joint Sponsor PARKE
```

H Added As A Joint Sponsor HOFFMAN

01-02-01 H Added As A Co-sponsor O'BRIEN
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0183 BEAUBIEN.

35 ILCS 200/18-155

Amends the Property Tax Code. Provides that procedures to correct an over extension or under extension in certain portions of an overlapping taxing district due to the use by one county in the overlapping district of a prior certified percentage of that county's tax burden may also be used if a court determines by a final judgment that for any year use of a prior certified percentage resulted in an over or under extension for the overlapping taxing district. Provides procedures to correct an over extension or under extension in cases resulting from a court determination. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/18-155 Adds reference to: 35 ILCS 200/18-157 new

Deletes everything after the enacting clause. Provides that if a court, in any tax objection based on the apportionment of an overlapping taxing district, for any year prior to the year of the effective date of this amendatory Act of the 92nd General Assembly, enters a final judgment that there was an over extension or under extension of taxes for an overlapping taxing district based on the apportionment for the year for which the objection was filed, the county clerks of each county in which there was an under extension shall proportionately increase the levy of that taxing district by an amount specified in the court order and that the funds collected shall be delivered to the county collector of each county in which there was an over extension for distribution to the tax objectors in accordance with the court order. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

105 ILCS 5/17-3A new

Amends the School Code. Restates the provisions amending the Property Tax Code but applies them to school districts specifically rather than to all taxing districts.

NOTE(S) THAT MAY APPLY: Housing Afford

```
01-01-10 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-01-31 H
                                      Assigned to Revenue
01-03-08 H
                 Amendment No.01
                                      REVENUE
                                                               Adopted
                                                                003-000-000/
                                                                SUB
                                      Remains in CommiRevenue
01-03-16 H
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
 1-03-22 S Arrive Senate
         S Placed Calndr First Rdg
 1-03-28 S Chief Sponsor PETERSON
         S First reading
                                      Referred to Sen Rules Comm
 1-05-02 S
                                      Assigned to Revenue
J1-05-09 S
                 Amendment No.01
                                      REVENUE
                                                  S
                                                               Adopted
01-05-10 S
                                      Recmnded do pass as amend 008-000-001
         $ Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr,3rd Reading
01-05-15 S Third Reading - Passed 056-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-16 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL.
         H Calendar Order of Concurren 01
01-05-21 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HRUL
         H Calendar Order of Concurren 01
```

1071 HB-0183—Cont.

```
01-05-22 H H Concurs in S Amend 01/114-000-001
H Passed both Houses
01-06-20 H Sent to the Governor
01-08-16 H Governor approved
H Effective Date 01-08-16
H PUBLIC ACT 92-0377
```

HB-0184 WOJCIK, LYONS, EILEEN, FOWLER AND FORBY.

225 ILCS 10/4.5 new

Amends the Child Care Act of 1969. Provides that a foster parent shall submit to drug testing in a manner established by the Department (i) before obtaining a license to operate a foster family home, (ii) before each child is placed within the foster family home, and (iii) randomly after a child is placed within the foster family home. Effective January 1, 2002.

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

```
Changes instances of when foster parents must submit to drug testing.
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-10 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-01-22 H Added As A Co-sponsor LYONS, EILEEN
    01-01-31 H
                                         Assigned to Children & Youth
   01-02-07 H Added As A Co-sponsor FOWLER
             H Added As A Co-sponsor FORBY
   01-03-14 H
                    Amendment No.01
                                         CHLDRN-YOUTH H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 005-001-001
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-15 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0185 FOWLER - BOST.

```
30 ILCS 740/2-2.02 from Ch. 111 2/3, par. 662.02 30 ILCS 740/2-2.04 from Ch. 111 2/3, par. 662.04 30 ILCS 740/2-7 from Ch. 111 2/3, par. 667
```

Amends the Downstate Public Transportation Act. Includes in the definition of "participant" a local mass transit district organized under the Local Mass Transit Act serving a nonurbanized area and receiving federal rural public transportation assistance during Fiscal Year 2002 (rather than on the effective date of the amendatory Act of 1993). Makes an exception to the 10% limit on the increase in funding per year for a participant that received an initial appropriation in Fiscal Year 2002. Allows rural mass transit districts that lack local taxes or appropriations to receive funding equal to 75% of their eligible operating expenses in Fiscal Year 2003 and thereafter. Effective immediately.

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

```
Deletes reference to: 30 ILCS 740/2-7
```

Deletes provisions concerning quarterly reports required to be filed by rural mass transit districts that lack local taxes or appropriations.

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

Includes in the definition of "participant" a local mass transit district receiving federal rural public transportation assistance on or before June 30, 2002 (rather than during Fiscal Year 2002).

```
HOUSE AMENDMENT NO. 3.
```

```
Adds reference to: 30 ILCS 740/2-7 from Ch. 111 2/3, par. 667
```

Amends the Downstate Public Transportation Act. Provides that the quarterly reports of any Metro-East Transit District participant must be filed no later than 60 days after the end of each quarter (rather than no later than 30 days after the end of each month) of any fiscal year. Provides that any Metro-East Transit District may either monthly or quarterly for any fiscal year file a request for the participant's eligible share of the amounts transferred into the Metro-East Public Transportation Fund (rather than providing that the Department of Transportation shall pay the participant its allocated

share after determining that the operating deficits were incurred in conformity with the terms of the Act). Provides that any payments from the Fund that exceed the eligible deficit of the participant (rather than any discrepancy between the grants paid and the approved program amount) shall be reconciled by appropriate payment or credit.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-11 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Executive
   01-03-06 H Primary Sponsor Changed To FOWLER
            H Added As A Joint Sponsor BOST
                    Amendment No.01
   01-03-07 H
                                        EXECUTIVE H
                                                                Adopted
                                        Do Pass Amend/Short Debate 013-000-000
            Н
            H Placed Cal 2nd Rdg-Shrt Dbt
                                        FOWLER
   01-03-15 H
                   Amendment No.02
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
                                        FOWLER
   01-03-20 H
                    Amendment No.02
            H Recommends be Adopted HRUL/005-000-000
                    Amendment No.03
                                        HOFFMAN
            Н
            Н
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-23 H
                    Amendment No.03
                                        HOFFMAN
            H Recommends be Adopted HRUL/004-000-000
            H Second Reading-Short Debate
                    Amendment No.02
                                        FOWLER
                                                                Adopted
            H Held 2nd Rdg-Short Debate
   01-03-26 H
                    Amendment No.03
                                        HOFFMAN
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-02 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-000-000
             S Arrive Senate
             S Placed Calndr First Rdg
   01-04-24 S Chief Sponsor LUECHTEFELD
             S First reading
                                        Referred to Sen Rules Comm
   01-05-02 S
                                        Assigned to Transportation
                                        Recommended do pass 008-000-000
   01-05-09 S
             S Placed Calndr, Second Rdg
   01-05-11 S Second Reading
             S Placed Calndr, 3rd Reading
   01-05-15 S Added as Chief Co-sponsor WOOLARD
             S Third Reading - Passed 055-001-000
            H Passed both Houses
   01-06-13 H Sent to the Governor
   01-08-07 H Governor approved
                 Effective Date 01-08-07
            Н
                 PUBLIC ACT 92-0258
```

HB-0186 CURRY, JULIE AND O'BRIEN.

35 ILCS 635/15

Amends the Telecommunications Municipal Infrastructure Maintenance Fee Act. Provides that a telecommunications retailer that pays the optional infrastructure maintenance fee with respect to service addresses in a particular municipality shall annually verify with that municipality all service addresses located in that municipality. Provides that, for each service address that is not located in a municipality and therefore not eligible to be charged the optional infrastructure maintenance fee, the telecommunications retailer shall issue a refund to the customer of all amounts improperly charged for the fee plus interest at the rate of 1 1/2% per month or portion thereof from the date the fee was improperly collected to the date the refund is issued. Effective immediately.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Co-sponsor O'BRIEN
01-03-16 H Re-Refer Rules/Rul 19(a)
```

1073 HB-0187

HB-0187 O'BRIEN – GARRETT – FORBY – FOWLER – FRANKS, MAY, HOL-BROOK, CURRY, JULIE, REITZ, HARTKE, FEIGENHOLTZ, BRADLEY, MCCARTHY, BROSNAHAN, YARBROUGH, NOVAK, GILES AND RYAN.

35 ILCS 200/14-20 35 ILCS 200/15-172 30 ILCS 805/8.25 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($) THAT MAY APPLY: Fiscal; State Mandates
      01-01-11 H Filed With Clerk
                                          Referred to Hse Rules Comm
      01-01-30 H First reading
              H Added As A Joint Sponsor GARRETT
              H Added As A Joint Sponsor FORBY
              H Added As A Joint Sponsor FOWLER
              H Added As A Joint Sponsor FRANKS
              H Added As A Co-sponsor MAY
      01-01-31 H
                                          Assigned to Revenue
      01-02-06 H Added As A Co-sponsor HOLBROOK
              H Added As A Co-sponsor CURRY, JULIE
              H Added As A Co-sponsor REITZ
              H Added As A Co-sponsor HARTKE
      01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
      01-02-09 H Added As A Co-sponsor BRADLEY
      01-02-14 H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor BROSNAHAN
              H Added As A Co-sponsor YARBROUGH
      01-02-15 H Added As A Co-sponsor NOVAK
      01-02-22 H Added As A Co-sponsor GILES
      01-02-23 H Added As A Co-sponsor RYAN
                                          Re-Refer Rules/Rul 19(a)
      01-03-16 H
HB-0188
            O'BRIEN.
   40 ILCS 5/7-109.3
                                  from Ch. 108 1/2, par. 7-109.3
   40 ILCS 5/7-116
                                  from Ch. 108 1/2, par. 7-116
   40 ILCS 5/7-142.2 new
   40 ILCS 5/7-173.1
                                  from Ch. 108 1/2, par. 7-173.1
   30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Makes full-time municipal police officers who participate in the Fund eligible for the sheriff's law enforcement employee (SLEP) formula. Bases new annuities calculated under the SLEP formula on the employee's rate of earnings on the last day of employment as a SLEP. Creates a second program of optional additional contributions abenefits, this one applicable only to SLEP service. Specifies that a SLEP may establine retroactive SLEP credit for all types of service that have been added to the SLEP definition as of the date of application. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)
The fiscal impact of HB 188 has not been determined. The bill would increase the required IMRF employer contributions for current SLEP employers (counties) and for small municipalities with participating police officers.

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

01-01-11 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
H Pension Note Filed
Committee Rules
01-01-31 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0189 **1074**

HB-0189 MAUTINO.

```
New Act
                                    from Ch. 85, par. 616
 30 ILCS 115/12
                                    from Ch. 120, par. 2002
 35 ILCS 630/2
 35 ILCS 630/6
                                    from Ch. 120, par. 2006
                                    from Ch. 120, par. 2015
 35 ILCS 630/15
 35 ILCS 635/1
 35 ILCS 635/5
 35 ILCS 635/10
 35 ILCS 635/15
 35 ILCS 635/25
 35 ILCS 635/27
 35 ILCS 635/27.35
 35 ILCS 635/30
 35 ILCS 635/20 rep.
                                    from Ch. 134, par. 45.3
 50 ILCS 750/15.3
 65 ILCS 5/8-11-2
                                    from Ch. 24, par. 8-11-2
 65 ILCS 5/8-11-17 rep.
220 ILCS 5/2-202
                                    from Ch, 111 2/3, par. 2-202
220 ILCS 5/13-511
220 ILCS 65/4
                                    from Ch. 134, par. 20
```

Creates the Municipal Telecommunications Tax Act. Authorizes the corporate authorities of any municipality in Illinois to tax the act or privilege of originating in the municipality or receiving in the municipality intrastate or interstate telecommunications by a person. Provides that this tax replaces the municipal telecommunications tax, the municipal tax on the occupation or privilege of transmitting messages, and the municipal infrastructure maintenance fee. Provides that if a tax is imposed in municipalities with a population of less than 500,000, the rate may not exceed 6%; and in municipalities with a population of 500,000 or more, the rate may not exceed 7%. Amends the State Revenue Sharing Act, the Telecommunications Excise Tax Act, the Telecommunications Municipal Infrastructure Maintenance Fee Act, the Emergency Telephone System Act, the Illinois Municipal Code, the Public Utilities Act, and the Telephone Company Act to make amendatory changes in accordance with the provisions of the new Act. Provides that (i) the new Act takes effect on January 1, 2002 and (ii) the amendatory changes take effect on July 1, 2002, except for the changes to the legislative intent provisions of the Telecommunications Municipal Infrastructure Maintenance Fee Act, which take effect immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-01-11 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0190 HOEFT – WOJCIK – KURTZ – LAWFER – WINTERS, MULLIGAN, O'CONNOR, BRADY, BASSI, POE AND ERWIN.

```
      105 ILCS 5/10-19
      from Ch. 122, par. 10-19

      105 ILCS 5/10-19.1
      from Ch. 122, par. 10-19.1

      105 ILCS 5/34-18
      from Ch. 122, par. 34-18
```

Amends the School Code. Increases both the minimum length of the school term and the minimum number of days of actual pupil attendance by one day each school year beginning with the 2002-2003 school year through the 2011-2012 school year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that if a school board, on the effective date of the amendatory Act, is acting under a collective bargaining agreement with its exclusive bargaining representative, then the increase in the minimum term and minimum number of days of actual pupil attendance does not begin until the school year after the expiration of the collective bargaining agreement. Provides that a school board is not required to increase the minimum term and minimum number of days of actual pupil attendance unless the school district receives an increase in State aid in an amount at least equal to the cost to be incurred by the school district to increase the minimum term and minimum number of days of actual pupil attendance.

HOUSE AMENDMENT NO. 2.

In the provision prohibiting the increase from beginning until the school year after the expiration of a collective bargaining agreement, allows the school board and exclusive bargaining representative to agree otherwise and provides that at the time that the increase begins, the school board shall prepare a calendar providing the minimum term to ensure the minimum number of days of actual pupil attendance.

```
NOTE(S) THAT MAY APPLY: Fiscal: State Mandates
   01-01-11 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Elementary & Secondary
                                          Education
   01-02-02 H Added As A Joint Sponsor WOJCIK
            H Added As A Joint Sponsor KURTZ
            H Added As A Joint Sponsor LAWFER
            H Added As A Joint Sponsor WINTERS
   01-02-07 H Added As A Co-sponsor MULLIGAN
   01-02-14 H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor BRADY
            H Added As A Co-sponsor BASSI
            H Added As A Co-sponsor POE
   01-02-15 H
                   Amendment No.01
                                        ELEM SCND ED H
                                                                Adopted
                                        Do Pass Amend/Short Debate 020-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-20 H Added As A Co-sponsor ERWIN
   01-02-21 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   01-02-23 H
                   Amendment No.02
                                        HOEFT
                   Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-03-13 H
                   Amendment No.02
                                        HOEFT
            H Recommends be Adopted HRUL/005-000-000
            H Held 2nd Rdg-Short Debate
   01-03-14 H
                   Amendment No.02
                                        HOEFT
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-001-001
   01-03-21 S Arrive Senate
            S Placed Calndr First Rdg
   01-03-22 S Chief Sponsor BURZYNSKI
```

HB-0191 REITZ AND BLACK.

S First reading

New Act

Creates the Department of Corrections Medical Services Continuity Act. Provides that, when a new contractor replaces a previous contractor in providing medical, dental, or mental health services in correctional institutions and facilities, including juvenile facilities, under the maintenance and control of the Department of Corrections, there shall be a 90-day transition employment period during which employees of the previous contractor shall be employed by the new contractor. Provides an exception for new contractors in situations where a labor organization is the exclusive bargaining agent of the new contractor's employees on the effective date of the new contract. Sets forth procedural requirements. Provides for enforcement of the Act and penalties for violations. Effective immediately.

Referred to Sen Rules Comm

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

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Labor

01-02-06 H Added As A Co-sponsor BLACK

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0192 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. Effective immediately,

PENSION NOTE (Pension Laws Commission)

HB 192 would increase the accrued liability of SURS by \$61.4 million. The estimated increase in FY 2002 employer contributions is \$0.1 million, or 0.01% of payroll, and in FY 2010 is \$1.3 million, or 0.03% of payroll. After 2010, the increase in required contributions is expected to remain 0.03% of payroll for the remainder of the PA 88-593 funding period.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm Pension Note Filed Н Н Committee Rules

01-01-31 H Assigned to Personnel & Pensions

Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0193 SMITH, MICHAEL.

40 ILCS 5/7-144.3

from Ch. 108 1/2, par. 7-144.3

30 ILCS 805/8.25 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Increases the amount of money available for supplemental (13th check) benefits, from 0.62% to 0.80% of payroll. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

HB 193 would increase total contribution rates of all IMRF

employers by 0.18% of employee payroll. Based on FY 1999 pay-

roll of more than \$3.9 billion, this would have amounted to a

\$7.1 million increase in employer contributions. Contributions

from all employers totaled \$379.2 million in FY 1999, with \$24.4 contributed for the supplemental benefits payment.

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

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm Pension Note Filed Н Committee Rules

01-01-31 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

SMITH, MICHAEL - BOST - MCGUIRE - MOFFITT - BOLAND, HB-0194 KLINGLER AND O'BRIEN.

40 ILCS 5/4-109.1 from Ch. 108 1/2, par. 4-109.1 30 ILCS 805/8.25 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for a 3% annual increase in pensions to surviving children. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Based on membership data for all Downstate Firefighters'

pension funds provided by the Department of Insurance, the

Commission's actuary estimates that HB194 would increase the accrued liability of the funds by \$1.2 million. The estimated

increase in total annual costs is 0.05% of payroll, or

\$170,000. The annual cost would increase commensurate with payroll.

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

01-01-11 H Filed With Clerk

H Added As A Joint Sponsor BOST

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Personnel & Pensions

H Added As A Joint Sponsor MCGUIRE

01-02-06 H Added As A Co-sponsor KLINGLER

01-02-09 H Pension Note Filed

Committee Personnel & Pensions

01-02-13 H Added As A Co-sponsor O'BRIEN

01-03-09 H Added As A Joint Sponsor MOFFITT

H Added As A Joint Sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a) **1077** HB-0195

HB-0195 SMITH, MICHAEL - MOFFITT - BOLAND AND O'BRIEN.

40 ILCS 5/4-105e new 40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109 40 ILCS 5/4-109.3 new 40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for a Deferred Retirement Option Plan, under which a firefighter who is at least age 50 with 20 years of service may continue in active service for up to 5 years while having his or her pension contributions and retirement pension paid into a special account, to be distributed to the firefighter upon retirement. Bases the retirement pension on the firefighter's service and salary at the time of joining the DROP plan. Requires termination of service at the end of the DROP plan participation period. Requires approval of the employer; provides that the approval is within the sole discretion of the employer and not subject to mandatory collective bargaining. Also changes the manner of determining the actuarial requirements of the pension fund when a DROP plan is in effect. Effective immediately.

PENSION NOTE (Pension Laws Commission)

Based on 1996 membership data, HB 195 would increase the accrued liability by an estimated \$71.6 million. The resulting estimated increase in total annual cost is estimated to be \$7.5 million, or 2.14% of payroll. These cost estimates assume all employers offer a five-year DROP plan and that 100% of those eligible will participate. Participation is assumed to begin an average of one year after becoming eligible, and continue for a maximum five-year period. According to the Commission's actuary, the cost of a 3 or 4 year DROP plan is higher than the cost of a 5 year DROP plan.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm
H Pension Note Filed
Committee Rules

01-01-31 H Assigned to Personnel & Pensions

01-02-13 H Added As A Co-sponsor O'BRIEN 01-03-09 H Added As A Joint Sponsor MOFFITT H Added As A Joint Sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0196 FRANKS - MAY - HOLBROOK - ERWIN.

510 ILCS 70/2.09 new

510 ILCS 70/4.03 from Ch. 8, par. 704.03 510 ILCS 70/4.04 from Ch. 8, par. 704.04

Amends the Humane Care for Animals Act. Provides that it is a Class B misdemeanor to willfully and maliciously taunt, torment, tease, beat, strike, or administer or subject any desensitizing drugs, chemicals, or substance to a search and rescue dog, or to interfere or meddle with a search and rescue dog or the dog's handler. Provides that it is a Class A misdemeanor to willfully or maliciously torture, mutilate, injure, disable, or poison a search and rescue dog (and a Class 4 felony if the dog is killed or totally disabled). Creates an exception for euthanasia.

FISCAL NOTE (Department of Corrections)

Corrections population and fiscal impacts would be minimal. JUDICIAL NOTE (Administrative Office of the Illinois Courts) It has been determined that the bill would neither decrease nor increase the number of judges needed in the State. CORRECTIONAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

FISCAL NOTE (Department of Corrections)

Same as correctional note.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that: the new prohibitions apply to a search and rescue dog only when the dog is performing its functions or duties or when the dog is confined while off duty; the new prohibitions apply to a search and rescue dog's handler only when the handler is performing his or her functions or duties; and a January 1, 2002 effective date be added to the hill.

01-03-16 H

```
NOTE(S) THAT MAY APPLY: Correctional
      01-01-11 H Filed With Clerk
                                            Referred to Hse Rules Comm
      01-01-30 H First reading
                                            Fiscal Note Filed
                                            Judicial Note Filed
                                            Committee Rules
               H Added As A Joint Sponsor MAY
                                             Assigned to Judiciary II - Criminal Law
      01-01-31 H
      01-02-01 H Added As A Joint Sponsor HOLBROOK
      01-02-14 H Added As A Joint Sponsor ERWIN
                                             Do Pass/Short Debate Cal 013-000-000
      01-02-16 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-21 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
      01-02-27 S Arrive Senate
                                             Correctional Note Filed
               S
                                             Fiscal Note Filed
               S
               S Placed Calndr First Rdg
      01-03-01 S Chief Sponsor KLEMM
                                             Referred to Sen Rules Comm
                S First reading
                                             Assigned to Agriculture & Conservation
      01-04-18 S
      01-04-25 S
                                             Recommended do pass 009-000-000
               S Placed Calndr.Second Rdg
      01-05-03 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-09 S Added As A Co-sponsor BOWLES
               S Added As A Co-sponsor JACOBS
               S Added As A Co-sponsor SMITH
               S Added As A Co-sponsor MOLARO
               S Added As A Co-sponsor MUNOZ
               S Added As A Co-sponsor HALVORSON
               S Added As A Co-sponsor TROTTER
               S Added As A Co-sponsor SHAW
               S Third Reading - Passed 055-000-000
               H Passed both Houses
      01-06-07 H Sent to the Governor
      01-08-01 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      01-11-15 H Bill dead-Amendatory Veto
            DAVIS, STEVE.
HB-0197
   40 ILCS 5/7-118
                                    from Ch. 108 1/2, par. 7-118
   40 ILCS 5/7-158
                                    from Ch. 108 1/2, par. 7-158
   40 ILCS 5/7-164
                                    from Ch. 108 1/2, par. 7-164
   40 ILCS 5/7-172
                                    from Ch. 108 1/2, par. 7-172
   40 ILCS 5/7-205
                                    from Ch. 108 1/2, par. 7-205
   40 ILCS 5/7-206
                                    from Ch. 108 1/2, par. 7-206
   30 ILCS 805/8.25 new
  Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pen-
  1 Code. Increases the death benefit from $3,000 to $5,000. Amends the State Man-
  es Act to require implementation without reimbursement. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      According to IMRF, increasing the death benefit to $5,000 would
      result in an annual cost (payout) of approximately $3.6 million
      per year. The annual cost is expected to increase, as the
      average age of the population in IMRF will increase over time.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-01-11 H Filed With Clerk
      01-01-30 H First reading
                                             Referred to Hse Rules Comm
               Н
                                             Pension Note Filed
               Н
                                             Committee Rules
      01-01-31 H
                                             Assigned to Personnel & Pensions
```

Re-Refer Rules/Rul 19(a)

1079 HB-0198

HB-0198 FORBY – HOFFMAN – FOWLER – CROTTY – MATHIAS, O'BRIEN, RYAN, MOFFITT, MILLER AND HOLBROOK.

105 ILCS 5/27-23 from Ch. 122, par. 27-23

Amends the School Code. Provides that the course of instruction given in grades 10 through 12 concerning the Illinois Vehicle Code must include instruction on special hazards existing at, and required extra safety and driving precautions that must be observed at, highway construction and maintenance zones. Effective immediately.

FISCAL NOTE (State Board of Education)
House Bill 198 has no fiscal implications for the State Board
of Education or local school districts. Drivers' Education
teachers currently address the required subject material in
their drivers education courses.
STATE MANDATES NOTE (State Board of Education)

Same as previous fiscal note. HOUSE AMENDMENT NO. 1.

Provides that the course of instruction must also include instruction on special hazards existing at, and required extra safety and driving precautions that must be observed at, emergency situations.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading
                                     Referred to Hse Rules Comm
        H Added As A Joint Sponsor FOWLER
01-01-31 H
                                     Assigned to Elementary & Secondary
01-02-01 H Added As A Co-sponsor O'BRIEN
01-02-09 H Added As A Joint Sponsor CROTTY
01-02-15 H
                                     Do Pass/Short Debate Cal 019-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor RYAN
         H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MILLER
01-02-16 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-02-21 H Relid 2nd Rdg-Short Debate
                                     HOFFMAN
        н
                Amendment No.01
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-02-26 H
                                     Fiscal Note Filed
                                     St Mandate Fis Note Filed
        H Held 2nd Rdg-Short Debate
                                     HOFFMAN
01-02-27 H
                Amendment No.01
        H Recommends be Adopted HRUL/005-000-000
        H Held 2nd Rdg-Short Debate
                                                              Adopted
01-02-28 H
                Amendment No.01
                                     HOFFMAN
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-06 H Primary Sponsor Changed To FORBY
        H Joint Sponsor Changed to HOFFMAN
01-03-22 H Added As A Co-sponsor HOLBROOK
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-001
01-03-28 S Arrive Senate
        S Placed Calndr First Rdg
01-03-29 S Chief Sponsor WOOLARD
01-03-30 S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Education
                                     Recommended do pass 009-000-000
01-04-25 S
        S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-02 S Added As A Co-sponsor BOWLES
         S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor HALVORSON
         S Added as Chief Co-sponsor WALSH,L
         S Third Reading - Passed 057-000-000
        H Passed both Houses
01-05-31 H Sent to the Governor
```

```
01-07-26 H Governor vetoed
               H Placed Calendar Total Veto
      01-11-13 H Mtn filed overrde Gov veto FORBY
               H Placed Calendar Total Veto
      01-11-14 H Added As A Joint Sponsor MATHIAS
                                            3/5 vote required
               H Override Gov veto-Hse pass 112-003-000
      01-11-27 S Placed Calendar Total Veto
               S Mtn filed overrde Gov veto WOOLARD
                                            3/5 vote required
      01-11-28 S
               S Override Gov veto-Sen lost 033-017-000
               S Mtn filed overrde Gov veto WOOLARD
                                            3/5 vote required
      01-11-29 S
               S Override Gov veto-Sen pass 054-001-000
               H Bth House Ovrrde Total Veto
      01-12-03 H Filed without signature
                    Effective Date 01-11-29
                    PUBLIC ACT 92-0497
               H
             SMITH, MICHAEL - MCGUIRE - MOFFITT - BOLAND.
HB-0199
                                    from Ch. 108 1/2, par. 4-109.2
   40 ILCS 5/4-109.2
```

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for a 3% annual increase in certain minimum retirement, disability, and surviving spouse pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Illinois Pension Laws Commission)
Based on membership data for all downstate Firefighters' pen-
```

sion funds provided by the Department of Insurance, the

Commission's actuary estimates that HB199 would increase the accrued liability of the funds by \$33.2 million. The estimated increase in total annual costs is 0.86% of payroll, or \$3.2

million. The annual cost would increase commensurate with payroll.

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

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Personnel & Pensions

H Added As A Joint Sponsor MCGUIRE

01-02-09 H Pension Note Filed
H Committee Personnel & Pensions

01-03-09 H Added As A Joint Sponsor MOFFITT H Added As A Joint Sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0200 WINKEL – JOHNSON – COULSON – GARRETT, FRANKS AND SOMMER.

10 ILCS 5/9-25.3 new

30 ILCS 805/8.25 new

230 ILCS 5/24 from Ch. 8, par. 37-24

230 ILCS 10/13.2 new

230 ILCS 10/18 from Ch. 120, par. 2418

Amends the Election Code, the Illinois Horse Racing Act of 1975, and the Riverboat Gambling Act. Prohibits a candidate, political committee, or public official from accepting anything of value from a licensee or applicant for licensure under the Illinois Horse Racing Act of 1975 or the Riverboat Gambling Act. Provides that an initial violation is a Class A misdemeanor and a subsequent violation is a Class 4 felony. Prohibits certain persons licensed under the Illinois Horse Racing Act of 1975 or the Riverboat Gambling Act from making certain political contributions. Provides that an initial violation is a Class A misdemeanor and a subsequent violation is a Class 4 felony.

FISCAL NOTE (Department of Corrections)

The corrections population and fiscal impacts will be minimal.

CORRECTIONAL NOTE (Department of Corrections)

There will be minimal prison population impact and fiscal impact.

HOUSE AMENDMENT NO. 1.

NOTE(S) THAT MAY APPLY: Correctional

Further amends the Election Code. Prohibits candidates, political committees, and public officials from knowingly accepting contributions from applicants for licensure or licensees under the Illinois Horse Racing Act of 1975 or the Riverboat Gambling Act (now the acceptance does not have to be knowing). Provides that contributions that (i) violate those provisions or (ii) would have violated those provisions if they had been knowingly accepted must be deposited into the State treasury. Makes conforming changes in the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading
                                      Referred to Hse Rules Comm
         Н
                                      Fiscal Note Filed
         Н
                                      Committee Rules
01-01-31 H
                                      Assigned to Elections & Campaign Reform
01-02-15 H Added As A Co-sponsor FRANKS
01-02-21 H Added As A Co-sponsor SOMMER
01-02-22 H
                                      Do Pass/Short Debate Cal 009-002-000
         H Placed Cai 2nd Rdg-Shrt Dbt
01-02-26 H
                                      Correctional Note Filed
```

H Cal Ord 2nd Rdg-Shrt Dbt 01-02-28 H Amendment No.01 WINKEL

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

01-03-13 H Amendment No.01 WINKEL

H Recommends be Adopted HRUL/005-000-000 H Cal Ord 2nd Rdg-Shrt Dbt

01-03-14 H Second Reading-Short Debate

Amendment No.01 WINKEL Adopted

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 082-021-008 H Added As A Joint Sponsor JOHNSON H Added As A Joint Sponsor COULSON

H Added As A Joint Sponsor COULSON
H Added As A Joint Sponsor GARRETT
01-03-20 S Arrive Senate

S Placed Calndr First Rdg S Chief Sponsor WEAVER

01-03-21 S First reading Referred to Sen Rules Comm

HB-0201 DAVIS,STEVE – HOFFMAN – SCULLY – HOLBROOK – CURRY,JULIE, SCHOENBERG, MATHIAS, DAVIS,MONIQUE, MCKEON, JONES,JOHN, MCAULIFFE, OSMOND, SOMMER, SAVIANO, HOEFT AND ZICKUS.

15 ILCS 305/14 new

Amends the Secretary of State Act. Requires the Secretary of State to appoint, with the advice and consent of the Senate, an Inspector General. Provides that the Secretary of State may designate the Inspector General and members of the Inspector General's office as peace officers after those persons have completed basic police training. Allows the Inspector General to conduct investigations and make reports concerning misconduct in the Office of the Secretary of State; subpoena witnesses and evidence necessary to carry out the duties of the Inspector General; and have direct access to the Secretary of State. Provides that a person who fails to comply with the Inspector General's requests or who gives false testimony during an investigation is guilty of a Class A misdemeanor. Prohibits reprisals against employees of the Secretary of State who make complaints to or disclose information to the Inspector General. Requires the Secretary of State to adopt rules establishing requirements for investigations.

FISCAL NOTE (Office of the Secretary of State)
There will be no fiscal impact on the Secretary of State
Office.

SENATE AMENDMENT NO. 1.

Adds reference to:

5 ILCS 315/15 from Ch. 48, par. 1615

Deletes everything. Amends the Secretary of State Act. Requires the Secretary of State, with the advice and consent of the Senate, to appoint an Inspector General. Pro-

vides that the Inspector General shall serve a 2-year term. Sets the qualifications for the office of Inspector General. Sets the powers and duties of the Inspector General. Provides that the Inspector General and inspectors who are members of the Inspector General's office may exercise police powers. Provides that the Inspector General and inspectors who are members of the Inspector General's office may not be members of the Secretary of State's police force. Requires inspectors exercising police powers to undergo training. Allows the Inspector General to issue subpoenas when investigating criminal behavior. Provides that the Inspector General's staff may not issue a subpoena. Provides that a person subpoenaed by the Inspector General has the same rights as a person subpoenaed by a grand jury. Provides that a person who (i) fails to appear in response to a subpoena, (ii) fails to answer any question, (iii) fails to produce any books or papers pertinent to an investigation, or (iv) gives false testimony during an investigation is guilty of a Class A misdemeanor. Allows the Inspector General to receive and investigate complaints concerning a violation of law, rules, or regulations: mismanagement; abuse of authority; or substantial and specific danger to the public health and safety. Provides that a Secretary of State employee who files a false complaint or files a complaint with reckless disregard for the truth or falsity of the underlying facts may be subject to discipline. Prohibits the Inspector General from disclosing the name of an employee filing a complaint without the consent of the employee. Prohibits reprisals against employees filing a complaint. Requires the Inspector General to adopt rules in accordance with the provisions of the Illinois Administrative Procedure Act. Provides that the provisions concerning the powers and duties of the Inspector General and the Inspector General's staff supercede collective bargaining agreements. Requires the Inspector General to report annually to the 4 legislative leaders on the types of investigations and the activities undertaken by the office of the Inspector General. Provides that the provisions concerning the Inspector General are repealed on December 31, 2003. Amends the Illinois Public Labor Relations Act to make a conforming change.

SENATE AMENDMENT NO. 2.

Further amends the Secretary of State Act. Provides that the Secretary of State may (instead of must) review, coordinate, and institute methods and procedures to increase the integrity, productivity, and efficiency of the Office of the Secretary of State. Provides that the Inspector General has the power to issue subpoenas in all investigations (now, the Inspector General may exercise that power only when investigating criminal behavior).

SENATE AMENDMENT NO. 3.

Further amends the Secretary of State Act. Deletes provisions that any employee of the Secretary of State who (i) fails to answer any question of the Inspector General or (ii) gives false testimony during an investigation is guilty of a Class A misdemeanor (now, any person who fails to answer any question or gives false testimony is guilty of a Class A misdemeanor).

NOTE(S) THAT MAY APPLY: Correctional; Fiscal 01-01-11 H Filed With Clerk H Added As A Joint Sponsor HOFFMAN 01-01-30 H First reading Referred to Hse Rules Comm Fiscal Note Filed Committee Rules 01-01-31 H Assigned to Constitutional Officers H Added As A Joint Sponsor SCULLY 01-02-06 H Added As A Joint Sponsor HOLBROOK H Added As A Joint Sponsor CURRY, JULIE 01-02-22 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-02-23 H Added As A Co-sponsor SCHOENBERG H Added As A Co-sponsor MATHIAS 01-02-27 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-16 H Added As A Co-sponsor DAVIS, MONIQUE H Added As A Co-sponsor MCKEON 01-03-20 H Primary Sponsor Changed To DAVIS, STEVE

1083 HB-0201—Cont.

```
01-03-21 H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor SOMMER
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor ZICKUS
01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 109-001-002
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DEMUZIO
         S Added as Chief Co-sponsor MADIGAN, L
         S First reading
                                    Referred to Sen Rules Comm
01-05-02 S
                                     Assigned to Executive
                Amendment No.01
                                     EXECUTIVE S
01-05-09 S
                                                            Adopted
01-05-10 S
                                     Recmnded do pass as amend 010-000-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor PETKA
01-05-11 S Filed with Secretary
                Amendment No.02
                                    KLEMM
         S
                Amendment referred to SRUL
         S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Filed with Secretary
                Amendment No.03
                                    KLEMM
         S
         S
                Amendment referred to SRUL
         S
                                    KLEMM
                Amendment No.02
         S
                                      SEXC
                Rules refers to
                                    KLEMM
         S
                Amendment No.03
         S
                Rules refers to
                                      SEXC
01-05-16 S
                                     KLEMM
                Amendment No.02
         S
                                     Be adopted
         S
                Amendment No.03
                                     KLEMM
         S
                                     Be adopted
           Recalled to Second Reading
         S
                Amendment No.02
                                     KLEMM
                                                             Adopted
         S
                Amendment No.03
                                     KLEMM
                                                             Adopted
         S Placed Calndr,3rd Reading
         S Added As A Co-sponsor SILVERSTEIN
01-05-17 S Third Reading - Passed 049-000-000
01-05-18 H Arrive House
         H Place Cal Order Concurrence 01,02,03
01-05-21 H Motion Filed Concur
                                     -DAVIS, STEVE
                Motion referred to
                                      HRUL
         H Calendar Order of Concurren 01,02,03
01-05-23 H Motion Filed Non-Concur #2/01,02,03
                                     -DAVIS, STEVE
         H Calendar Order of Concurren 01,02,03
01-05-31 H
                                     Re-Refer Rules/Rul 19(a)
      GARRETT - FEIGENHOLTZ - FOWLER - FORBY - O'BRIEN, MAY.
```

HB-0202 GARRETT – FEIGENHOLTZ – FOWLER – FORBY – O'BRIEN, MAY, FRANKS, HOLBROOK, RYAN, REITZ, MCKEON, DAVIS,MONIQUE, MCCARTHY, BROSNAHAN, YARBROUGH, SCOTT, OSTERMAN, GILES AND BOLAND.

```
35 ILCS 200/14-20
```

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; State Mandates

³⁵ ILCS 200/15-172

³⁰ ILCS 805/8.25 new

```
01-01-22 H Added As A Joint Sponsor FEIGENHOLTZ
                                    Referred to Hse Rules Comm
01-01-30 H First reading
         H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor FORBY
         H Added As A Joint Sponsor O'BRIEN
         H Added As A Co-sponsor MAY
         H Added As A Co-sponsor FRANKS
01-01-31 H
                                    Assigned to Revenue
01-02-01 H Added As A Co-sponsor HOLBROOK
01-02-06 H Added As A Co-sponsor RYAN
         H Added As A Co-sponsor REITZ
01-02-07 H Added As A Co-sponsor MCKEON
01-02-09 H Added As A Co-sponsor DAVIS, MONIQUE
01-02-14 H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor BROSNAHAN
01-02-15 H Added As A Co-sponsor YARBROUGH
01-02-20 H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor OSTERMAN
01-02-22 H Added As A Co-sponsor GILES
         H Added As A Co-sponsor BOLAND
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0203 MADIGAN,MJ - HOLBROOK.

New Act

Creates the Home Construction and Repair Fraud Act. Contains a short title provision only.

```
01-01-11 H Filed With Clerk
                                      Referred to Hse Rules Comm
01-01-30 H First reading
01-01-31 H
                                      Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
         H Added As A Joint Sponsor HOLBROOK
01-03-19 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 091-022-002
01-04-10 S Arrive Senate
          S Placed Calndr First Rdg
```

HB-0204 MADIGAN,MJ - HOLBROOK.

20 ILCS 665/11

from Ch. 127, par. 200-31

Amends the Illinois Promotion Act, Makes a technical change to a Section concerning promotional material.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN,MJ
Added As A Joint Sponsor HOLBROOK
01-03-19 H Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Sbort Debate
H Held 2nd Rdg-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0205 SAVIANO – PARKE – BLACK, WOJCIK AND BASSI.

225 ILCS 65/10-30

Amends the Nursing and Advanced Practice Nursing Act. Provides that the provision prohibiting an applicant from being issued a license as a registered nurse or practical nurse unless he or she has passed the Department-authorized examination within 3 years of graduation from an approved nursing education program, unless the applicant submits proof of successful completion of a Department-authorized remedial nursing education program or recompletion of an approved registered nursing program or licensed practical nursing program, does not apply to applicants educated and licensed under the laws of another jurisdiction. Effective immediately.

1085 HB-0205—Cont.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Nursing and Advanced Practice Nursing Act. Provides that an applicant who has never been licensed previously in any jurisdiction that utilizes a Department-approved examination and who has taken and failed to pass the examination within 3 years of filing the application must submit proof of successful completion of a Department-authorized nursing education program or recompletion of an approved registered nursing program or licensed practical nursing program prior to reapplication. Deletes the provision that no applicant shall be issued a license as a registered nurse or practical nurse unless he or she has passed the examination authorized by the Department within 3 years of completion and graduation from an approved nursing education program, unless the applicant submits proof of successful completion of a Department-authorized remedial nursing education program or recompletion of an approved registered nursing program or licensed practical nursing program. Effective immediately.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading
                                      Referred to Hse Rules Comm
01-01-31 H
                                      Assigned to Registration & Regulation
01-02-14 H Added As A Joint Sponsor PARKE
01-02-16 H
                Amendment No.01
                                      REGIS REGULAT H
                                                               Adopted
                                      Do Pass Amend/Short Debate 019-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor BASSI
         H Added As A Joint Sponsor BLACK
01-02-27 S Arrive Senate
         S Placed Calndr First Rdg
01-03-01 S Chief Sponsor BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Licensed Activities
01-04-26 S
                                      Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-10 S Third Reading - Passed 056-000-000
         H Passed both Houses
01-06-08 H Sent to the Governor
01-06-29 H Governor approved
         Н
             Effective Date 01-06-29
              PUBLIC ACT 92-0039
```

HB-0206 O'BRIEN.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the setting of child support.

```
01-01-11 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0207 PARKE - TURNER, ART.

765 ILCS 1025/2 from Ch. 141, par. 102

Amends the Uniform Disposition of Unclaimed Property Act. Provides that any sum payable on a money order that has been outstanding for more than 7 (instead of 5) years from the date of its issuance is presumed abandoned, unless the owner has within 7 (instead of 5) years corresponded with or indicated an interest to the appropriate banking or financial organization or business association. Effective immediately.

```
FISCAL NOTE (Economic and Fiscal Commission)
HB 207 would not affect the fiscal operations of the Economic
and Fiscal Commission. It could impact unclaimed property;
however, the amount would be minimal.
NOTE(S) THAT MAY APPLY: Fiscal
```

01-01-11	Н	Filed With Clerk	
01-01-30	Н	First reading	Referred to Hse Rules Comm
01-01-31	Η		Assigned to Revenue
01-02-23	Η	Added As A Joint Sponsor T	URNER,ART
01-03-07			Fiscal Note Requested JONES,LOU
	Н		Committee Revenue
01-03-16	Н		Do Pass/Short Debate Cal 011-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
01-03-21	Η		Fiscal Note Filed
		Cal Ord 2nd Rdg-Shrt Dbt	
01-03-22		Second Reading-Short Debat	e
		Pld Cal 3rd Rdg-Shrt Dbt	
		3rd Rdg-Shrt Dbt-Pass/Vote	110-000-000
01-03-27		Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor O'MALLEY	D. C. and L. C. D. D. L. C.
0.05.00	S	First reading	Referred to Sen Rules Comm
01-05-02			Assigned to Executive
01-05-10			To Subcommittee
0. 05.10	S		Committee Executive
01-05-12		DIE WILL OF	Refer to Rules/Rul 3-9(a)
01-05-31	Ş	Ruled Exempt Under Sen Ru	
	S		NOVEMBER 1, 2001.
01 11 02			Assigned to Executive
01-11-02	S		Refer to Rules/Rul 3-9(b)

CURRY, JULIE - MCGUIRE - HOLBROOK - DAVIS, STEVE - MITCH-**HB-0208** ELL, BILL, DAVIS, MONIQUE, REITZ, CROTTY, BOST, KOSEL, BO-LAND AND O'BRIEN.

625 ILCS 5/3-648 new

01-03-06 S First reading

01-04-19 S Added as Chief Co-sponsor BOMKE

Amends the Illinois Vehicle Code. Provides for issuance of Union Member license plates, at an additional initial charge of \$15 and an additional renewal charge of \$2, with eligibility requirements to be determined by the Secretary of State. Provides that the plates shall show support for union members. Provides that the \$15 additional initial charge and the \$2 renewal charge shall go to the Secretary of State Special License Plate Fund.

```
FISCAL NOTE (Office of the Secretary of State)
```

Programming and administration costs associated with any new

```
line of license plates is estimated at $50,000.
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-11 H Filed With Clerk
   01-01-30 H First reading
                                         Referred to Hse Rules Comm
             Н
                                         Fiscal Note Filed
             Н
                                         Committee Rules
   01-01-31 H
                                         Assigned to Constitutional Officers
             H Added As A Joint Sponsor MCGUIRE
   01-02-06 H Added As A Co-sponsor REITZ
   01-02-07 H Added As A Joint Sponsor HQLBROOK
   01-02-15 H Added As A Joint Sponsor DAVIS, STEVE
   01-02-22 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor BOST
             H Added As A Co-sponsor KOSEL
             H Added As A Co-sponsor BOLAND
   01-02-23 H Joint Sponsor Changed to MITCHELL, BILL
             H Added As A Co-sponsor DAVIS, MONIQUE
   01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
             H Added As A Co-sponsor O'BRIEN
   01-02-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-004-000
   01-03-01 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor NOLAND
```

Referred to Sen Rules Comm

01-04-23 S Added As A Co-sponsor WELCH

CURRY, JULIE - SCOTT - COWLISHAW - DAVIS, STEVE, O'BRIEN, HB-0209 KRAUSE, RUTHERFORD, MOFFITT AND O'CONNOR.

40 ILCS 5/7-199.4 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code to provide a program of group health benefits for retired employees and their dependents and survivors. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact cannot be determined. HB 209 merely authorizes IMRF to administer a program of group health benefits, but does not outline the actual insurance coverage, funding or

other aspects, of the program.

NOTE(S) THAT MAY APPLY: Pension

01-01-11 H Filed With Clerk

Referred to Hse Rules Comm 01-01-30 H First reading Pension Note Filed Н Committee Rules Н

Assigned to Personnel & Pensions 01-01-31 H

01-02-06 H Added As A Joint Sponsor SCOTT

01-02-07 H Added As A Co-sponsor O'BRIEN

01-02-08 H Added As A Joint Sponsor COWLISHAW

01-02-15 H Added As A Co-sponsor KRAUSE H Added As A Co-sponsor RUTHERFORD

H Added As A Co-sponsor MOFFITT H Added As A Co-sponsor O'CONNOR

H Added As A Joint Sponsor DAVIS, STEVE

Re-Refer Rules/Rul 19(a) 01-03-16 H

KENNER - LEITCH - SCOTT - HOLBROOK. HB-0210

105 ILCS 5/1D-1 from Ch. 122, par. 14-7.02 105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02a 105 ILCS 5/14-7.02a from Ch. 122, par. 14-13.01 105 ILCS 5/14-13.01 from Ch. 122, par. 29-5 105 ILCS 5/29-5

Amends the School Code. Provides that any school district receiving a payment under a Section concerning block grant funding for Chicago, certain Sections concerning special education, or a Section concerning transportation reimbursement may classify the funds that it receives in a particular fiscal year or from general State aid as funds received in connection with any funding program for which it is entitled to receive funds from the State in that fiscal year, regardless of the source or timing of the receipt. In the Section concerning block grant funding for Chicago, provides that payments to the school district with respect to each program for which payments to school districts generally, as of the date of the amendatory Act, are on a reimbursement basis shall continue to be made to the district on a reimbursement basis. Effective immediately.

FISCAL NOTE (State Board of Education)

The fiscal impact of House Bill 210 is unclear. It will maintain the accrual basis of the mandated categorical programs and prevent significant one time accounting reductions to districts which account on an accrual basis. It will not have a significant operational impact on the State Board of Education or school districts. It will likley complicate the accounting and reporting process for the Board and for local school districts. Further issues may arise when GASB 34 is fully implemented by 2004.

STATE MANDATES NOTE (State Board of Education)

Sames as SBE fiscal note.

01-01-11 H Filed With Clerk

H Added As A Joint Sponsor LEITCH

H Added As A Joint Sponsor SCOTT

Referred to Hse Rules Comm 01-01-30 H First reading

Assigned to Elementary & Secondary 01-01-31 H

Education

Do Pass/Short Debate Cal 021-000-000 01-02-23 H

H Placed Cal 2nd Rdg-Shrt Dbt

```
01-02-26 H Fiscal Note Filed St Mandate Fis Note Filed St Mandate Fis Note Filed St Mandate Fis Note Filed H Cal Ord 2nd Rdg-Shrt Dbt Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Added As A Joint Sponsor HOLBROOK 1-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 102-001-000 S Arrive Senate S Placed Calndr First Rdg 1-04-18 S Chief Sponsor LAUZEN 1-04-19 S First reading Referred to Sen Rules Comm
```

HB-0211 FRANKS – GRANBERG – FEIGENHOLTZ – GARRETT – FORBY, FOW-LER, MAY, RYAN, DAVIS, MONIQUE, REITZ, SCHOENBERG, ERWIN, COLLINS, YARBROUGH, O'BRIEN, SCULLY, HAMOS, SMITH, MICHAEL, BROSNAHAN, ACEVEDO, DELGADO, SOTO, MCCARTHY, MILLER, KENNER, MCGUIRE, BRADLEY, YOUNGE, DART, LYONS, JOSEPH, HOFFMAN AND CURRY, JULIE.

New Act 625 ILCS 5/2-123

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

Creates the Privacy Protection Act. Prohibits a constitutional officer or a State agency under a constitutional officer from selling personal information regarding Illinois citizens for commercial solicitation purposes without the written consent of each person whose information will be sold. Requires purchasers of that information to enter into an agreement disclosing the intended commercial use of the purchase. In addition to any other fees required by law, requires a State agency to charge the purchaser of information a fee that represents the commercial value of the information, even if that fee significantly exceeds the reasonable costs of copying and providing the information. Defines "commercial solicitation purposes". Amends the Illinois Vehicle Code. Prohibits the Secretary of State from selling driver, vehicle, and title information for commercial solicitation purposes without the written consent of each person whose information will be sold. Requires purchasers of driver, vehicle, and title information to enter into an agreement disclosing the intended commercial use of the information. Deletes a provision allowing persons to request that their personally identifiable information not be used for commercial solicitation purposes. Provides that the Secretary of State may not knowingly disclose or otherwise make available to any person or entity personal information about any individual in connection with a motor vehicle record, except with the written consent of the individual or as permitted by certain provisions of the federal Driver's Privacy Protection Act of 1994.

```
FISCAL NOTE (State Treasurer)
    HB 211 will have no impact on the State Treasurer's Office.
    FISCAL NOTE (Attorney General)
    HB 211 will have no impact on the Attorney General's Office.
    FISCAL NOTE (Dept. of Central Management Services)
    HB 211 will have minimal fiscal impact on the Department.
    FISCAL NOTE (Secretary of State)
    HB 211 will have no impact on the Secretary of State's Office.
    JUDICIAL NOTE (Administrative Office of the Illinois Courts)
    HB 211 would neither increase nor decrease the number of
    judges needed in the State.
    STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
    In the opinion of the DCCA, HB 211 does not create a State
    mandate under the State Mandates Act.
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-11 H Filed With Clerk
    01-01-26 H Added As A Joint Sponsor GRANBERG
    01-01-30 H Added As A Joint Sponsor FEIGENHOLTZ
              H First reading
                                            Referred to Hse Rules Comm
              Н
                                            Fiscal Note Filed
              Η
                                            Fiscal Note Filed
              Η
                                            Fiscal Note Filed
              Н
                                            Fiscal Note Filed
              Н
                                            Committee Rules
              H Added As A Joint Sponsor GARRETT
              H Added As A Joint Sponsor FORBY
              H Added As A Co-sponsor FOWLER
              H Added As A Co-sponsor MAY
```

```
Assigned to Constitutional Officers
     01-01-31 H
     01-02-06 H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor DAVIS, MONIQUE
               H Added As A Co-sponsor REITZ
     01-02-08 H Added As A Co-sponsor SCHOENBERG
     01-02-14 H Added As A Co-sponsor ERWIN
               H Added As A Co-sponsor COLLINS
               H Added As A Co-sponsor YARBROUGH
     01-02-27 H Added As A Co-sponsor O'BRIEN
      01-02-28 H Added As A Co-sponsor SCULLY
               H Added As A Co-sponsor HAMOS
                                           Do Pass/Short Debate Cal 009-000-000
      01-03-07 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-08 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                           St Mandate Fis Nte Req BLACK
      01-03-13 H
                                           Judicial Note RequesteBLACK
               н
               H Held 2nd Rdg-Short Debate
      01-03-19 H
                                           Judicial Note Filed
               H Held 2nd Rdg-Short Debate
      01-03-28 H
                                           St Mandate Fis Note Filed
               H Held 2nd Rdg-Short Debate
      01-03-29 H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-03 H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor BROSNAHAN
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor SOTO
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor MILLER
               H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor YOUNGE
               H Added As A Co-sponsor DART
               H Added As A Co-sponsor LYONS, JOSEPH
      01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 099-000-000
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor CURRY, JULIE
      01-04-05 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor MOLARO
      01-04-06 S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Executive
      01-05-02 S
                                           To Subcommittee
      01-05-10 S
                                           Committee Executive
      01-05-12 S
                                           Refer to Rules/Rul 3-9(a)
HB-0212
            MAUTINO.
                                  from Ch. 108 1/2, par. 14-103.05
   40 ILCS 5/14-103.05
   40 ILCS 5/14-104.6
                                  from Ch. 108 1/2, par. 14-104.6
   40 ILCS 5/14-106
                                  from Ch. 108 1/2, par. 14-106
                                  from Ch. 108 1/2, par. 14-108
   40 ILCS 5/14-108
   40 ILCS 5/14-108.2c new
                                   from Ch. 108 1/2, par. 14-110
   40 ILCS 5/14-110
                                   from Ch. 108 1/2, par. 14-114
   40 ILCS 5/14-114
                                   from Ch. 108 1/2, par. 14-133
   40 ILCS 5/14-133
                                   from Ch. 108 1/2, par. 16-106
   40 ILCS 5/16-106
                                   from Ch. 108 1/2, par. 16-131.6
   40 ILCS 5/16-131.6
```

Amends the Illinois Pension Code. In the State Employee Article, increases the alternative (State Police) retirement formula. Also increases the regular retirement formula for certain employees of the Department of Corrections and the Department of Human Services. For members receiving those formulas, increases the employee contribution by 1% of salary in each of 2002, 2003, and 2004. Includes within the definition of "security employee of the Department of Human Services" certain employees who work at least 50% of their working hours at a security facility, thereby making them eligible for

the alternative retirement formula. In the case of DHS security employees who are teachers, allows current employees to elect (and requires future hires) to participate in the State Employees' Retirement System rather than the Teachers' Retirement System; authorizes persons so electing to transfer credits for previous service in that capacity. Allows certain persons to participate in SERS while employed by a statewide labor organization that represents members of the System; allows those persons to purchase credit for certain prior service. Provides that employees who are employed on an academic-year basis shall receive a full year of service credit for each academic year of service. Makes certain provisions retroactive to January 1, 2001 and accelerates the initial annual increase for certain persons. Effective immediately.

PENSION NOTE (Pension Laws Commission)

According to the System's actuary, increasing the alternative formula would increase the accrued liability of SERS by an estimated \$280.8 million. The first year cost would be \$2.47 million, or 0.07% of payroll. In FY 2010, the employer contribution would be \$10.73 million, or 0.24% of payroll. There would be a fiscal impact for the other provisions of HB 0212,

but is has not been determined and is estimated to minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm Н Pension Note Filed

Committee Rules 01-01-31 H

Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0213 BIGGINS - LYONS, EILEEN - SAVIANO - KLINGLER - OSMOND, HOL-BROOK, HOEFT, ZICKUS, SCHMITZ, WOJCIK, WAIT, JONES, JOHN, O'CONNOR, KURTZ, BELLOCK, JOHNSON, TURNER JOHN, DANIELS, STEPHENS, MEYER, MOFFITT, MATHIAS, COULSON, HULTGREN, WINTERS, POE AND MITCHELL, BILL.

35 ILCS 5/213 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.

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

01-01-11 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Revenue

01-02-02 H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor SAVIANO

H Added As A Joint Sponsor KLINGLER

H Added As A Joint Sponsor OSMOND

01-02-06 H Added As A Co-sponsor HOLBROOK

01-02-13 H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor WOJCIK

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor JONES JOHN

H Added As A Co-sponsor O'CONNOR H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor JOHNSON

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor MATHIAS

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor POE

H Added As A Co-sponsor MITCHELL, BILL

1091 HB-0213—Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0214 LEITCH – SLONE – SOMMER – SCHMITZ – KURTZ, KRAUSE, ZICKUS, DANIELS, BLACK, WOJCIK, LYONS, EILEEN, JONES, JOHN, O'CONNOR, WAIT, JOHNSON, OSMOND, BRADY, KLINGLER, MITCHELL, JERRY, TURNER, JOHN, STEPHENS, MYERS, RICHARD, MEYER, MATHIAS, HULTGREN, BIGGINS AND DURKIN.

· 35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. Beginning with taxable years ending on or after December 31, 2001, allows a deduction from base income of an amount equal to the amount allowed as a deduction under Section 213 of the Internal Revenue Code for medical care expenses. Effective immediately.

HOUSE AMENDMENT NO. 1,

Deletes reference to: 35 ILCS 5/203 Adds reference to: 35 ILCS 5/213 new

Deletes everything. Amends the Illinois Income Tax Act. Provides that each individual taxpayer is entitled to an income tax credit in an amount equal to the amount allowed as a deduction under Section 213 of the Internal Revenue Code for medical care expenses, up to \$500 in a taxable year. The tax credit may not reduce the taxpayer's liability to less than zero, but may be carried forward for 2 years. Exempts the credit from the sunset provisions. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-11 H Filed With Clerk
   01-01-30 H First reading
                                       Referred to Hse Rules Comm
            H Added As A Joint Sponsor SLONE
            H Added As A Joint Sponsor SOMMER
   01-01-31 H
                                       Assigned to Revenue
   01-02-02 H Added As A Joint Sponsor SCHMITZ
            H Added As A Joint Sponsor KURTZ
   01-02-06 H Added As A Co-sponsor KRAUSE
   01-02-14 H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor DANIELS
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor LYONS, EILEEN
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor O'CONNOR
            H Added As A Co-sponsor WAIT
            H Added As A Co-sponsor JOHNSON
            H Added As A Co-sponsor OSMOND
            H Added As A Co-sponsor BRADY
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor MITCHELL, JERRY
            H Added As A Co-sponsor TURNER, JOHN
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor DURKIN
   01-03-01 H
                   Amendment No.01
                                       REVENUE
                                                    Н
                                                               Adopted
                                                                003-000-000/
            н
                                                                SUB
                                       Remains in CommiRevenue
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0215 LINDNER - CROSS - SCHMITZ AND HARTKE.

55 ILCS 5/5-39001

from Ch. 34, par. 5-39001

Amends the Counties Code. Provides that the county board, in a county having a county law library, may authorize a county law library fee up to \$25 (now, \$10) to be collected from civil litigants in that county. Effective immediately.

SENATE AMENDMENT NO. 1.

Replaces the amendatory language in the Counties Code with a provision that a county board may authorize the clerk of the circuit court to charge litigants in civil cases a county library fee up to a maximum of \$19. Further provides that beginning on January 1, 2003, and through January 1, 2007, this maximum shall be increased by \$1 each year.

SENATE AMENDMENT NO. 2.

```
Adds reference to:
705 ILCS 105/27.2 from Ch. 25, par. 27.2
705 ILCS 105/27.2a
705 ILCS 105/27.5 from Ch. 25, par. 27.5
705 ILCS 105/27.6
```

Amends the Clerks of Courts Act. Increases the filing fees of the clerk of the circuit court in counties having a population in excess of 650,000 inhabitants but less than 3,000,000 inhabitants and in counties having a population of 3,000,000 or more inhabitants. Provides that fees collected for electronic monitoring, drug or alcohol testing and screening, probation, and supervision fees are exempt from the disbursement provisions relating to other fees, fines, costs, additional penalties, bail balances assessed or forfeited, and any other amounts paid to the circuit clerk. Changes the bill's effective date to January 1, 2002.

SENATE AMENDMENT NO. 3.

```
Adds reference to: 705 ILCS 105/27.1a from Ch. 25, par. 27.1a
```

Deletes and then reinserts the bill's amendments to the Clerks of Courts Act but with the following changes: (i) for units of local government and school districts in counties having a population over 3,000,000, provides that the fees of the clerks of the circuit court in counties having a population in excess of 180,000 but not more than 650,000 inhabitants shall apply to these units and school districts; and (ii) makes conforming changes.

```
01-01-11 H Filed With Clerk
         H Added As A Joint Sponsor CROSS
         H Added As A Joint Sponsor SCHMITZ
01-01-30 H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Counties & Townships
01-01-31 H
                                     Do Pass/Short Debate Cal 010-000-000
01-02-08 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor HARTKE
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H 3rd Rdg-Shrt Dbt-Pass/Vote 068-046-000
01-03-06 S Arrive Senate
         S Placed Calndr First Rdg
01-03-07 S Chief Sponsor DILLARD
                                     Referred to Sen Rules Comm
         S First reading
01-04-06 S
                                     Assigned to Local Government
                                     Held in Committee
01-04-17 S
01-05-01 S
                                     Postponed
01-05-08 S
                Amendment No.01
                                     LOCAL GOV S
                                                             Adopted
         S
                                     Recmnded do pass as amend 008-002-000
         S Placed Calndr, Second Rdg
01-05-10 S Filed with Secretary
         S
               Amendment No.02
                                     DILLARD
                Amendment referred to SRUL
                Amendment No.02 DILLARD
01-05-11
         S
         S
                Rules refers to
                                      SLGV
01-05-17 S
                Amendment No.02
                                     DILLARD
         S Be apprvd for consideratn SLGV/008-001-001
         S Second Reading
                Amendment No.02
                                     DILLARD
                                                              Adopted
         S Placed Calndr, 3rd Reading
01-05-18 S Filed with Secretary
         S
                Amendment No.03
                                    DILLARD
         S
                Amendment referred to SRUL
```

```
01-05-18—Cont.

S Amendment No.03 DILLARD
S Be apprvd for consideratn SRUL
S Recalled to Second Reading
S Amendment No.03 DILLARD Adopted
S Placed Calndr,3rd Reading
S Third Reading - Passed 031-026-000
H Arrive House
H Place Cal Order Concurrence 01,02,03
01-05-31 H Reading - Passed 031-026-000
```

HB-0216 KOSEL – O'CONNOR – JONES, JOHN – MOFFITT – MULLIGAN, SCH-MITZ, KURTZ, SAVIANO, STEPHENS, MEYER, MATHIAS, HULT-GREN, BIGGINS, LINDNER, BERNS AND CROTTY.

105 ILCS 5/2-3.131 new

Amends the School Code. Creates a K-5 class size reduction grant program to be implemented and administered by the State Board of Education. Provides for the award of grants by the State Board of Education to school districts that maintain grades K-5, have an average class size for any such grade of at least 23 pupils per classroom at the time of applying for a grant, and agree as a condition of the grant to reduce the size of each classroom maintained for pupils in a grade with respect to which a grant is made by at least 5 pupils per classroom. Provides that no grant funds are to be awarded to enable a district to reduce classroom size to less than 18 pupils. Limits use of the grant funds to operating and maintaining classes in grades K-5 that meet the criteria established by the grant program. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Provides that the class size reduction grant program is for grades kindergarten through 3 (instead of 5). Removes a provision that requires the State Board of Education to award grants from available federal class size reduction funds. Changes the criteria required for the award of a grant by providing instead that (i) only those districts that maintain grades kindergarten through 3 shall be grant eligible, (ii) no grant funds shall be used for grades other than kindergarten through 3, (iii) no grant funds shall be awarded to a district where the average class size in grades kindergarten through 3 is already 18 pupils or fewer, and (iv) where feasible, districts must target these grant funds to the grade level where class sizes are highest or to the school or schools where class sizes are highest.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-12 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Elementary & Secondary
                                          Education
   01-02-02 H Primary Sponsor Changed To KOSEL
            H Added As A Joint Sponsor O'CONNOR
            H Added As A Joint Sponsor JONES, JOHN
            H Added As A Joint Sponsor MOFFITT
            H Added As A Joint Sponsor MULLIGAN
   01-02-14 H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor BIGGINS
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor BERNS
    01-02-15 H
                    Amendment No.01
                                        ELEM SCND ED H
                                                                Adopted
                                        Do Pass Amend/Short Debate 020-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor CROTTY
    01-02-16 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
    01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
    01-02-27 S Arrive Senate
             S Placed Calndr First Rdg
```

01-02-28 S Chief Sponsor RAUSCHENBERGER

S First reading

Referred to Sen Rules Comm

HB-0217 MITCHELL, JERRY - BOST - JONES, JOHN - MYERS, RICHARD - HOEFT, FORBY, FOWLER, MAUTINO, REITZ, CURRY, JULIE, HOLBROOK, O'BRIEN, HARTKE, BLACK, BEAUBIEN, RIGHTER, KURTZ, PERSICO, LAWFER, KLINGLER, WINKEL, TURNER, JOHN, STEPHENS, MOFFITT, BIGGINS, LINDNER, MITCHELL, BILL, SOMMER, DAVIS, STEVE AND SMITH, MICHAEL.

105 ILCS 5/18-8.05

Amends the School Code. Provides that the Average Daily Attendance figures used for the computation of general State aid shall be the average of the attendance data for the 3 school years preceding the year for which general State aid is being calculated if that figure is greater than the requisite attendance data for the school year immediately preceding the school year for which general State aid is being calculated. Provides that the Average Daily Attendance figures used to determine supplemental general State aid shall be the requisite attendance data for the school year immediately preceding the school year for which supplemental general State aid is being calculated. Effective July 1, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-12 H Filed With Clerk
             H Added As A Joint Sponsor BOST
            H Added As A Joint Sponsor JONES, JOHN
             H Added As A Joint Sponsor MYERS, RICHARD
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
             H Added As A Co-sponsor FORBY
             H Added As A Co-sponsor FOWLER
             H Added As A Co-sponsor MAUTINO
             H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor CURRY, JULIE
                                        Assigned to Approp-Elementary & Secondary
    01-01-31 H
                                          Educ
    01-02-01 H Added As A Co-sponsor HOLBROOK
    01-02-06 H Added As A Co-sponsor O'BRIEN
    01-02-07 H Added As A Co-sponsor HARTKE
    01-02-14 H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor BEAUBIEN
             H Added As A Co-sponsor RIGHTER
             H Added As A Co-sponsor KURTZ
             H Added As A Co-sponsor PERSICO
             H Added As A Co-sponsor LAWFER
             H Added As A Co-sponsor KLINGLER
             H Added As A Co-sponsor WINKEL
             H Added As A Co-sponsor TURNER, JOHN
             H Added As A Co-sponsor STEPHENS
             H Added As A Co-sponsor MOFFITT
             H Added As A Co-sponsor BIGGINS
             H Added As A Co-sponsor LINDNER
             H Added As A Co-sponsor MITCHELL, BILL
    01-02-20 H Added As A Co-sponsor SOMMER
             H Added As A Joint Sponsor HOEFT
                                        Do Pass/Short Debate Cal 016-000-000
    01-02-22 H
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-02-23 H Added As A Co-sponsor DAVIS, STEVE
    01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-01 H Added As A Co-sponsor SMITH, MICHAEL
    01-03-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-009-000
   01-03-07 S Arrive Senate
             S Placed Calndr First Rdg
   01-03-08 S Chief Sponsor WOOLARD
   01-03-20 S First reading
                                        Referred to Sen Rules Comm
```

HB-0218 COWLISHAW.

30 ILCS 500/20-10

Amends the Illinois Procurement Code. Provides that the opening of a bid may be an extended opening wherein bidders whose bids were received on time may revise pric-

ing for the supply or service bid in accordance with rules issued by the chief procurement officer, which rules may allow for pricing to be visible to all bidders as part of the price revision process. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-16 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Executive

01-03-01 H Motion Do Pass-Lost 004-002-007 HEXC

H Remains in CommiExecutive

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0219 STEPHENS – WAIT – BELLOCK – O'CONNOR, SCHMITZ, JONES, JOHN, DANIELS, KURTZ, KRAUSE, MITCHELL, JERRY, SAVIANO, MYERS, RICHARD, MEYER, MOFFITT, MATHIAS, HULTGREN, BIGGINS AND MULLIGAN.

720 ILCS 550/5.3 new 720 ILCS 570/407.3 new

Amends the Cannabis Control Act. Creates the offense of illegal transmission of cannabis information by the Internet. Provides that it is a Class A misdemeanor to transmit information about cannabis by the Internet knowing that the information will be used in furtherance of illegal activity. Amends the Illinois Controlled Substances Act. Creates the offense of illegal transmission of controlled substance information by the Internet. Provides that it is a Class A misdemeanor to transmit information by the Internet about a controlled substance knowing that the information will be used in furtherance of illegal activity.

FISCAL NOTE (Department of Corrections) There would be no population or cost impact to the Department. CORRECTIONAL NOTE (Department of Corrections) Same as DOC fiscal note. NOTE(S) THAT MAY APPLY: Correctional 01-01-16 H Filed With Clerk 01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Judiciary II - Criminal Law 01-02-08 H Primary Sponsor Changed To STEPHENS H Added As A Joint Sponsor WAIT H Added As A Joint Sponsor BELLOCK 01-02-22 H Added As A Co-sponsor SCHMITZ H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor DANIELS H Added As A Co-sponsor KURTZ H Added As A Co-sponsor KRAUSE H Added As A Co-sponsor MITCHELL, JERRY H Added As A Co-sponsor SAVIANO H Added As A Co-sponsor MYERS, RICHARD H Added As A Co-sponsor MEYER H Added As A Co-sponsor MOFFITT H Added As A Co-sponsor MATHIAS H Added As A Co-sponsor HULTGREN H Added As A Co-sponsor BIGGINS 01-02-28 H Added As A Co-sponsor MULLIGAN 01-03-01 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-05 H Fiscal Note Filed Н Correctional Note Filed H Cal Ord 2nd Rdg-Shrt Dbt 01-03-08 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-09 H Added As A Joint Sponsor O'CONNOR 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0220 BELLOCK – JOHNSON – MYERS,RICHARD – KRAUSE – HULTGREN, SCHMITZ, O'CONNOR, KURTZ AND MOFFITT.

720 ILCS 5/14-3 from Ch. 38, par. 14-3

Amends the Criminal Code of 1961. With respect to eavesdropping, exempts electronic video and audio recordings made of a custodial interrogation of an individual by a law enforcement officer. Effective immediately.

HB-0220—*Cont.* 1096

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Makes technical changes in the statute concerning eavesdropping.

```
01-01-16 H Filed With Clerk
01-01-30 H First reading
                                    Referred to Hse Rules Comm
01-01-31 H
                                    Assigned to Executive
01-02-08 H Primary Sponsor Changed To BELLOCK
         H Added As A Joint Sponsor JOHNSON
         H Added As A Joint Sponsor MYERS, RICHARD
         H Added As A Joint Sponsor KRAUSE
         H Added As A Joint Sponsor HULTGREN
01-02-20 H Added As A Co-sponsor SCHMITZ
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor KURTZ
         H Added As A Co-sponsor MOFFITT
01-03-15 H
                Amendment No.01
                                    EXECUTIVE H
                                                            Adopted
                                    Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
```

01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0221 MATHIAS – BELLOCK – MITCHELL, JERRY – ZICKUS – SCHMITZ, WAIT, LYONS, EILEEN, JONES, JOHN, KURTZ, BRADY, MEYER, MOFFITT, HULTGREN, BIGGINS, LINDNER, DURKIN, DANIELS, MITCHELL, BILL, MULLIGAN, O'CONNOR AND WRIGHT.

720 ILCS 5/11-20.3 new

Amends the Criminal Code of 1961. Creates the offense of knowing dissemination of obscene material to a minor by computer. Establishes certain evidence that may be admissible in prosecutions for the offense. Establishes an affirmative defense. Penalty is a Class 4 felony.

FISCAL NOTE (Department of Corrections)
The population and fiscal impact will be minimal.
CORRECTIONAL NOTE (Department of Corrections)
Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/11-20.3 new Adds reference to: 720 ILCS 5/11-21

from Ch. 38, par. 11-21

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Includes in the offense of distributing harmful material, intentional distribution of harmful material to a specific individual actually known to the distributor to be a child under 18 years of age and the known child was the person to whom the harmful material was received. Provides that a violation is a Class A misdemeanor.

```
s years of age and the known child was the person to whom the harmful material ceived. Provides that a violation is a Class A misdemeanor.

NOTE(S) THAT MAY APPLY: Correctional

01-01-16 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Judiciary II - Criminal Law

01-02-08 H Primary Sponsor Changed To MATHIAS
```

H Added As A Joint Sponsor BELLOCK
H Added As A Joint Sponsor MITCHELL, JERRY
H Added As A Joint Sponsor ZICKUS
H Added As A Joint Sponsor SCHMITZ

01-02-22 H Added As A Co-sponsor WAIT H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor JONES, JOHN H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BRADY H Added As A Co-sponsor MEYER

H Added As A Co-sponsor MOFFITT H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor LINDNER H Added As A Co-sponsor DURKIN H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor MITCHELL, BILL

1097 HB-0221—Cont.

```
01-02-28 H Added As A Co-sponsor MULLIGAN
      01-03-05 H
                                           Fiscal Note Filed
                                           Correctional Note Filed
               Н
                                           Committee Judiciary II - Criminal Law
      01-03-09 H Added As A Co-sponsor O'CONNOR
                      Amendment No.01
      01-03-16 H
                                           JUD-CRIMINAL H
                                                                   Adopted
                                           Do Pass Amend/Short Debate 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-22 H Rolld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
      01-07-20 H Added As A Co-sponsor WRIGHT
HB-0222
            SCHMITZ - LINDNER - JOHNSON - LYONS, EILEEN - BLACK,
            ZICKUS, RIGHTER, JONES, JOHN, BELLOCK, KURTZ, SAVIANO,
            MEYER, MOFFITT, MATHIAS, HULTGREN, BOST, BIGGINS AND
            DURKIN.
  725 ILCS 215/3
                                  from Ch. 38, par. 1703
  Amends the Statewide Grand Jury Act. Provides that a Statewide Grand Jury may be
convened to investigate and return indictments for any sex offense listed in the Crimi-
nal Code of 1961 (rather than certain sex offenses involving children).
      01-01-16 H Filed With Clerk
      01-01-30 H First reading
                                          Referred to Hse Rules Comm
      01-01-31 H
                                          Assigned to Judiciary II - Criminal Law
      01-02-08 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Joint Sponsor LINDNER
               H Added As A Joint Sponsor JOHNSON
               H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Joint Sponsor BLACK
      01-02-14 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor ZICKUS
               H Added As A Co-sponsor RIGHTER
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor KURTZ
               H Added As A Co-sponsor SAVIANO
               H Added As A Co-sponsor MEYER
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor MATHIAS
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor DURKIN
      01-02-15 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      01-02-20 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-04 S Chief Sponsor PARKER
               S First reading
                                          Referred to Sen Rules Comm
      01-04-18 S
                                          Assigned to Judiciary
      01-04-25 S
                                          To Subcommittee
      01-05-09 S
                                          Recommended do pass 011-000-000
               S Placed Calndr, Second Rdg
      01-05-10 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-15 S Third Reading - Passed 057-000-000
              H Passed both Houses
      01-06-13 H Sent to the Governor
      01-08-10 H Governor vetoed
              H Placed Calendar Total Veto
```

01-11-15 H Total Veto Stands.

HB-0223 DART - LYONS, JOSEPH - WOJCIK - BLACK, O'BRIEN, SCHMITZ, FRANKS, MCAULIFFE AND CROTTY.

35 ILCS 200/10-355 new 30 ILCS 805/8,25 new

Amends the Property Tax Code. Provides that, for the taxable year 2002 and thereafter, the assessed value of real property owned and used by certain fraternal organizations, or their subordinate organizations or entities, that are exempt entities under Section 501(c)(8) of the Internal Revenue Code and whose members provide support for charitable works shall be established by the chief county assessment officer at 15% of the final assessed value of the property for the assessment year 2001, or if the property meets the qualifications for the reduced assessment after assessment year 2002, the final assessed value shall be 15% of the final assessed value of the property for the assessment year in which the property first meets the qualifications. Effective January 1, 2002.

HOUSE AMENDMENT NO. 1.

Provides that certain fraternal organizations that on December 31, 1926 had their national headquarters in Illinois or that were chartered in Illinois in July of 1896 may qualify for the property tax valuation.

```
FISCAL NOTE (Department of Revenue)
HB 223 does not create a fiscal impact to the State, but could
result in a significant loss in property tax receipts for local
taxing districts.
01-01-16 H Filed With Clerk
01-01-25 H Added As A Joint Sponsor LYONS, JOSEPH
                                      Referred to Hse Rules Comm
01-01-30 H First reading
                                      Assigned to Revenue
01-01-31 H
01-02-07 H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor SCHMITZ
01-02-20 H Added As A Co-sponsor FRANKS
01-02-22 H Added As A Joint Sponsor WOJCIK
01-02-23 H Added As A Joint Sponsor BLACK
01-03-15 H Added As A Co-sponsor MCAULIFFE
01-03-16 H
                 Amendment No.01
                                      REVENUE
                                                    Н
                                                                Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
                                      Fiscal Note Filed
01-03-22 H
         H Cal Ord 3rd Rdg-Short Dbt
01-04-05 H Added As A Co-sponsor CROTTY
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0224 JOHNSON – BLACK – LYONS,EILEEN – BELLOCK, O'BRIEN, REITZ AND FRANKS.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years ending on or after December 31, 2001 and ending with taxable years ending before December 31, 2006, a taxpayer is entitled to an income tax credit in an amount equal to the amount paid in the taxable year by the taxpayer for taxes assessed on natural gas bills. Allows the credit to be carried forward for 2 years.

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

01-01-16 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor BLACK

01-01-31 H Assigned to Revenue

01-02-06 H Added As A Co-sponsor O'BRIEN

01-02-09 H Added As A Co-sponsor REITZ

01-02-14 H Added As A Joint Sponsor LYONS, EILEEN
H Added As A Joint Sponsor BELLOCK

01-02-15 H Added As A Co-sponsor FRANKS

01-03-16 H Re-Refer Rules/Rul 19(a)
```

1099 HB-0225

HB-0225 O'CONNOR - MEYER - MITCHELL, BILL - KURTZ - MOFFITT, HOEFT, ZICKUS, SCHMITZ, JONES, JOHN, BELLOCK, DANIELS, MITCHELL, JERRY, WAIT, HULTGREN, BIGGINS, POE AND DURKIN.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a defendant convicted of compelling organization membership of persons in which the organization is a gang may receive only a maximum of 4.5 days of good conduct credit for each month of his or her sentence of imprisonment.

FISCAL NOTE (Department of Corrections)

There will be a prison population of 9 inmates and fiscal

impact of \$1,613,400.

NOTE(S) THAT MAY APPLY: Correctional

01-01-16 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law

01-02-08 H Primary Sponsor Changed To O'CONNOR

H Added As A Joint Sponsor MEYER

H Added As A Joint Sponsor MITCHELL, BILL

H Added As A Joint Sponsor KURTZ

H Added As A Joint Sponsor MOFFITT

01-02-20 H Added As A Co-sponsor HOEFT H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor BELLOCK H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor POE H Added As A Co-sponsor DURKIN

01-02-26 H Fiscal Note Filed

Committee Judiciary II - Criminal Law

01-03-16 H Do Pass/Short Debate Cal 009-001-002

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-27 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-001

S Arrive Senate

S Placed Calndr First Rdg

HB-0226 WINTERS - LINDNER - BIGGINS - LYONS, EILEEN - BRADY, ZICKUS, SCHMITZ, DANIELS, JONES, JOHN, BELLOCK, O'CONNOR, KURTZ, MITCHELL, JERRY, STEPHENS, MEYER, BASSI, MOFFITT, MATHIAS. HULTGREN, DURKIN, PARKE, MITCHELL, BILL, MULLIGAN, SCULLY AND WRIGHT.

720 ILCS 5/12-21.7 new

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense for a person to send or deliver a message to a minor by telephone, e-mail, the Internet, online service, or other means that is harmful material, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of the person or of the minor with the intent of seducing a minor. Provides for certain defenses.

FISCAL NOTE (Department of Corrections)

The population and fiscal impact will be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-01-16 H Filed With Clerk

01-01-30 H First reading

Referred to Hse Rules Comm

Assigned to Judiciary II - Criminal Law 01-01-31 H

01-02-08 H Primary Sponsor Changed To WINTERS H Added As A Joint Sponsor LINDNER

H Added As A Joint Sponsor BIGGINS

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor BRADY

```
01-02-16 H
                                    Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-22 H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor SCHMITZ
         H Added As A Co-sponsor DANIELS
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor KURTZ
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor BASSI
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor MATHIAS
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor DURKIN
         H Added As A Co-sponsor PARKE
         H Added As A Co-sponsor MITCHELL, BILL
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-28 H Added As A Co-sponsor MULLIGAN
01-03-05 H
                                    Fiscal Note Filed
                                    Correctional Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
01-03-16 H Added As A Co-sponsor SCULLY
01-04-06 H
                                    Re-Refer Rules/Rul 19(a)
01-07-20 H Added As A Co-sponsor WRIGHT
```

HB-0227 MITCHELL,BILL – MYERS,RICHARD – MEYER – MOFFITT – HULT-GREN, SCHMITZ AND O'CONNOR.

725 ILCS 5/108B-8

from Ch. 38, par. 108B-8

Amends the Code of Criminal Procedure of 1963. Provides that an electronic criminal surveillance officer specially designated by the State's Attorney may intercept a private oral communication before a court order authorizing the interception is issued under certain emergency situations if an application for the order is filed with the chief judge within 48 hours after interception of the communication begins. Provides that the order is retroactive to the time the interception began to occur (current law requires the State's Attorney to obtain oral approval for the interception). Provides that if there is at least one electronic criminal surveillance officer present at the scene of the emergency situation, any other police officer involved in the response to the emergency is authorized to overhear any oral communication intercepted. Effective immediately.

```
01-01-16 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-02-08 H Primary Sponsor Changed To MITCHELL,BILL
H Added As A Joint Sponsor MYERS,RICHARD
H Added As A Joint Sponsor MEYER
H Added As A Joint Sponsor MOFFITT
H Added As A Joint Sponsor HULTGREN
01-02-22 H Added As A Co-sponsor SCHMITZ
H Added As A Co-sponsor O'CONNOR
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0228 MEYER - DURKIN - KURTZ - JONES, JOHN - KOSEL, SCHMITZ, DANIELS, BELLOCK, MITCHELL, JERRY, SAVIANO, STEPHENS, MOFFITT, MATHIAS, HULTGREN, MULLIGAN AND O'CONNOR.

720 ILCS 5/16D-5.5 new

Amends the Criminal Code of 1961. Creates the offense of computerized dissemination of information in furtherance of gang-related activity, defined as disseminating in a form accessible to persons any verbal, written, or pictorial items or imagery utilized by a criminal street gang and distributed in furtherance of the activities of the gang. Establishes defenses. Penalty is a Class 4 felony.

FISCAL NOTE (Department of Corrections)
The population and fiscal impact will be minimal.

```
CORRECTIONAL NOTE (Department of Corrections)
      Same as DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional
      01-01-16 H Filed With Clerk
      01-01-30 H First reading
                                          Referred to Hse Rules Comm
      01-01-31 H
                                          Assigned to Judiciary II - Criminal Law
      01-02-08 H Primary Sponsor Changed To MEYER
              H Added As A Joint Sponsor DURKIN
              H Added As A Joint Sponsor KURTZ
              H Added As A Joint Sponsor JONES, JOHN
              H Added As A Joint Sponsor KOSEL
      01-02-22 H Added As A Co-sponsor SCHMITZ
              H Added As A Co-sponsor DANIELS
              H Added As A Co-sponsor BELLOCK
              H Added As A Co-sponsor MITCHELL, JERRY
              H Added As A Co-sponsor SAVIANO
              H Added As A Co-sponsor STEPHENS
              H Added As A Co-sponsor MOFFITT
              H Added As A Co-sponsor MATHIAS
              H Added As A Co-sponsor HULTGREN
      01-02-28 H Added As A Co-sponsor MULLIGAN
     01-03-01 H
                                          Do Pass/Short Debate Cal 013-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-05 H
                                          Fiscal Note Filed
                                          Correctional Note Filed
              H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-08 H Second Reading-Short Debate
              H Pid Cal 3rd Rdg-Shrt Dbt
      01-03-09 H Added As A Co-sponsor O'CONNOR
     01-04-06 H
                                          Re-Refer Rules/Rul 19(a)
HB-0229
            SCHMITZ - MATHIAS - LINDNER - JONES, JOHN - SAVIANO,
            ZICKUS, LYONS, EILEEN, DANIELS, BELLOCK, O'CONNOR, KURTZ,
            JOHNSON,
                          BRADY,
                                     MITCHELL, JERRY,
                                                            STEPHENS,
                                                                            MY-
            ERS, RICHARD, MEYER, MOFFITT, WAIT, HULTGREN, BIGGINS,
            DURKIN, MITCHELL, BILL AND PARKE.
  720 ILCS 5/11-20.1A
                                 from Ch. 38, par. 11-20.1A
  Amends the Criminal Code of 1961. Provides for the forfeiture of a computer that
contains child pornography.
      CORRECTIONAL NOTE (Department of Corrections)
      There is no population or cost impact to the Department.
  NOTE(S) THAT MAY APPLY: Fiscal
     01-01-16 H Filed With Clerk
      01-01-17 H Primary Sponsor Changed To SCHMITZ
     01-01-30 H First reading
                                          Referred to Hse Rules Comm
      01-01-31 H
                                          Assigned to Judiciary II - Criminal Law
     01-02-06 H Added As A Joint Sponsor MATHIAS
     01-02-08 H
                                          Do Pass/Short Debate Cal 013-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
              H Added As A Joint Sponsor LINDNER
              H Added As A Joint Sponsor JONES, JOHN
              H Added As A Joint Sponsor SAVIANO
     01-02-14 H Second Reading-Short Debate
              H Pld Cal 3rd Rdg-Shrt Dbt
              H Added As A Co-sponsor ZICKUS
              H Added As A Co-sponsor LYONS, EILEEN
              H Added As A Co-sponsor DANIELS
              H Added As A Co-sponsor BELLOCK
              H Added As A Co-sponsor O'CONNOR
              H Added As A Co-sponsor KURTZ
              H Added As A Co-sponsor JOHNSON
              H Added As A Co-sponsor BRADY
              H Added As A Co-sponsor MITCHELL, JERRY
              H Added As A Co-sponsor STEPHENS
              H Added As A Co-sponsor MYERS, RICHARD
              H Added As A Co-sponsor MEYER
```

H Added As A Co-sponsor MOFFITT

```
01-02-14-Cont.
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor DURKIN
               H Added As A Co-sponsor MITCHELL, BILL
               H Added As A Co-sponsor PARKE
      01-02-15 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
      01-02-20 S Arrive Senate
               S Placed Calndr First Rdg
                                           Correctional Note Filed
      01-03-07 S
               S Placed Calndr First Rdg
      01-04-04 S Chief Sponsor PARKER
               S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Judiciary
      01-04-18 S
                                           Recommended do pass 011-000-000
      01-04-25 S
               S Placed Calndr, Second Rdg
      01-05-01 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-02 S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-05-31 H Sent to the Governor
      01-07-27 H Governor approved
                    Effective Date 02-01-01
               Н
                    PUBLIC ACT 92-0175
               Н
            RIGHTER - STEPHENS - KRAUSE - PARKE - KURTZ, SCHMITZ, DAN-
HB-0230
            IELS, JONES, JOHN, O'CONNOR, CROSS, MITCHELL, JERRY, MEYER,
            MOFFITT, MATHIAS, HULTGREN, BIGGINS AND MULLIGAN.
  720 ILCS 5/16D-5.1 new
  Amends the Criminal Code of 1961. Creates the offense of facilitating theft of
on-line services. Penalty is a Class A misdemeanor when the aggregate value of service
obtained is less than $300 and a Class 4 felony when the aggregate value of service ob-
tained is $300 or more. A second or subsequent offense is a Class 2 felony.
      FISCAL NOTE (Department of Corrections)
      The population and fiscal impact will be minimal.
      CORRECTIONAL NOTE (Department of Corrections)
      Same as DOC fiscal note.
  NOTE(S) THAT MAY APPLY: Correctional
      01-01-16 H Filed With Clerk
      01-01-30 H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Judiciary II - Criminal Law
      01-01-31 H
      01-02-08 H Primary Sponsor Changed To RIGHTER
               H Added As A Joint Sponsor STEPHENS
               H Added As A Joint Sponsor KRAUSE
               H Added As A Joint Sponsor PARKE
               H Added As A Joint Sponsor KURTZ
      01-02-22 H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor DANIELS
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor CROSS
               H Added As A Co-sponsor MITCHELL, JERRY
               H Added As A Co-sponsor MEYER
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor MATHIAS
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BIGGINS
      01-02-28 H Added As A Co-sponsor MULLIGAN
      01-03-05 H
                                           Fiscal Note Filed
               н
                                           Correctional Note Filed
                                           Committee Judiciary II - Criminal Law
      01-03-16 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-21 H Second Reading-Short Debate
```

H Pld Cal 3rd Rdg-Shrt Dbt

1103 HB-0230—Cont.

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-0231

O'CONNOR – ZICKUS – LYONS,EILEEN – KOSEL – SCULLY, DANIELS, HOEFT, SCHMITZ, BLACK, WOJCIK, WAIT, KURTZ, CROSS, KRAUSE, MITCHELL, JERRY, WINKEL, WINTERS, STEPHENS, MEYER, MOFFITT, MATHIAS, HULTGREN, BIGGINS, LINDNER, DURKIN, PARKE, MULLIGAN, FRANKS, BEAUBIEN, RIGHTER, TURNER, JOHN AND BELLOCK.

20 ILCS 2605/2605-555 new 30 ILCS 105/5.541 new 725 ILCS 5/111-9 new 730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates a Project Exile pilot program. Provides that through the program, the Department of State Police shall encourage, to the extent possible, the federal prosecution of all persons who illegally use or attempt to use or threaten to use firearms against the person or property of another, in connection with a violation of the Cannabis Control Act or the Illinois Controlled Substances Act, and all persons who use or possess firearms in connection with a violation of an order of protection issued under the Illinois Domestic Violence Act of 1986 or in connection with the offense of domestic battery. Provides that moneys in the Project Exile Fund, subject to appropriation, may be used by the Department to develop and administer the program. Amends the State Finance Act to create the Project Exile Fund. Provides that the Department of State Police shall report to the General Assembly by March 1, 2003 regarding the implementation and effects of the Project Exile pilot program and shall make recommendations to the General Assembly for changes in the program. Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that a person who has been convicted in a federal court of a felony involving the use, attempted use, or threatened use of a firearm against the person or property of another that is also a felony violation of the Criminal Code of 1961, or involving the use, attempted use, or threatened use of a firearm during the commission or attempted commission of a felony violation of the Illinois Controlled Substances Act or the Cannabis Control Act, may be prosecuted for any such violation and upon conviction shall be sentenced as provided for the offense, and such sentence shall be consecutive to, and not concurrent with, any sentence imposed by the federal court for the federal violation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/111-9 new 730 ILCS 5/5-8-4

Deletes the amendatory changes to the Code of Criminal Procedure of 1963 and the Unified Code of Corrections.

SENATE AMENDMENT NO. 1.

Further amends the Department of State Police Law of the Civil Administrative Code of Illinois concerning the Project Exile program. Provides that the Department of State Police shall encourage the federal prosecution of all persons who have been convicted of a felony under the laws of this State or any other jurisdiction who possess any weapon prohibited under the Criminal Code of 1961 or any firearm or firearm ammunition.

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

01-01-16 H Filed With Clerk

01-01-23 H Primary Sponsor Changed To O'CONNOR

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Judiciary II - Criminal Law

01-02-09 H Added As A Joint Sponsor ZICKUS

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor KOSEL

01-02-20 H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor BLACK

H Added As A Co-sponsor WOJCIK

H Added As A Co-sponsor WAIT

```
01-02-20-Cont.
         H Added As A Co-sponsor KURTZ
         H Added As A Co-sponsor CROSS
         H Added As A Co-sponsor KRAUSE
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor WINKEL
         H Added As A Co-sponsor WINTERS
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor MOFFITT
         H Added As A Co-sponsor MATHIAS
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor DURKIN
         H Added As A Co-sponsor PARKE
01-03-08 H
                Amendment No.01
                                     JUD-CRIMINAL H
                                                             Adopted
                                                               004-000-000/
                                                               SUB
         Н
                                     Remains in CommiJudiciary II - Criminal
01-03-16 H
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-21 H Added As A Co-sponsor MULLIGAN
01-03-23 H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor BEAUBIEN
01-04-03 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Joint Sponsor Changed to SCULLY
         H Added As A Co-sponsor RIGHTER
01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor BELLOCK
           Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
01-04-05 S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Judiciary
01-04-25 S
                                     Held in Committee
01-05-02 S
                                     Postponed
01-05-08 S
                Amendment No.01
                                     JUDICIARY S
                                                             Adopted
01-05-09 S
                                     Recmnded do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr,3rd Reading
01-05-15 S Added as Chief Co-sponsor LAUZEN
         S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor OBAMA
           Added As A Co-sponsor LINK
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-22 H Motion Filed Concur
         Н
                Motion referred to
                                      HRUL
         H Calendar Order of Concurren 01
01-05-23 H
                                     Motion TO CONCUR SA
         H Recommends be Adopted HRUL/003-002-000
         H H Concurs in S Amend 01/113-000-001
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-10 H Governor approved
         Η
             Effective Date 01-08-10
         Η
             PUBLIC ACT 92-0332
```

1105 HB-0232

HB-0232 HOLBROOK - DAVIS,STEVE - BOLAND - HOFFMAN - SMITH,MICHAEL.

230 ILCS 5/3.08

from Ch. 8, par. 37-3.08

Amends the Illinois Horse Racing Act of 1975. Provides that, for purposes of the Act, the term "minor" means an individual under the age of 18 years rather than an individual under the age of 17 years.

```
01-01-17 H Filed With Clerk
01-01-30 H First reading
                                      Referred to Hse Rules Comm
01-01-31 H
                                      Assigned to Executive
01-02-07 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-08 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-14 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         H Added As A Joint Sponsor DAVIS, STEVE
         H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor SMITH, MICHAEL
01-02-20 S Arrive Senate
         S Placed Calndr First Rdg
01-02-27 S Chief Sponsor CLAYBORNE
         S First reading
                                      Referred to Sen Rules Comm
```

HB-0233 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 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.

```
PENSION NOTE (Pension Laws Commission)
The fiscal impact of HB 0233 cannot be calculated, as the amount of outstanding service that would be purchased is unknown. The fiscal impact is expected to be minor, as employee and employer contributions, plus interest (from the date of reemployment to the date of payment), are required.
```

HOUSE AMENDMENT NO. 1.

01-01-18 H Filed With Clerk

Adds the additional requirement that the applicant, at the time of the layoff, had attained certified status under the rules of the Department of Central Management Services.

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

```
01-01-30 H First reading
                                      Referred to Hse Rules Comm
         Н
                                      Pension Note Filed
         н
                                      Committee Rules
01-01-31 H
                                      Assigned to Personnel & Pensions
01-03-01 H
                Amendment No.01
                                      PERS PENSION H
                                                                Adopted
                                      Do Pass Amend/Short Debate 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-08 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-20 S Arrive Senate
         S Placed Calndr First Rdg
01-03-23 S Chief Sponsor BOMKE
01-03-27 S First reading
                                      Referred to Sen Rules Comm
01-04-25 S
                                      Assigned to Insurance & Pensions
01-05-08 S
                                      Postponed
                                      Committee Insurance & Pensions
01-05-12 S
                                      Refer to Rules/Rul 3-9(a)
```

HB-0234 LEITCH - SAVIANO.

225 ILCS 60/18.1 new

Amends the Medical Practice Act of 1987. Creates a faculty permit that authorizes the holder to practice medicine only within the medical school itself and any affiliated

institution in which the permit holder is providing instruction as part of the medical school's educational program and for which the medical school has assumed direct responsibility. Provides qualifications and application guidelines for a faculty permit. Effective immediately.

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

Deletes reference to: 225 ILCS 60/18.1 new Adds reference to:

225 ILCS 60/18 from Ch. 111, par. 4400-18

Deletes everything after the enacting clause. Amends the Medical Practice Act of 1987. Requires certain information to establish an applicant's eligibility for a visiting professor permit. Provides that visiting professor permits are valid for no longer than 2 years and establishes requirements that must be met for renewal. Effective immediately.

```
01-01-18 H Filed With Clerk
01-01-30 H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Registration & Regulation
01-01-31 H
01-02-16 H Added As A Joint Sponsor SAVIANO
                                       REGIS REGULAT H
01-02-23 H
                 Amendment No.01
                                                                 Adopted
                                       Do Pass Amend/Short Debate 016-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-07 S Arrive Senate
S Placed Calndr First Rdg
         S Chief Sponsor HAWKINSON
         S First reading
                                       Referred to Sen Rules Comm
                                       Assigned to Licensed Activities
01-04-06 S
                                       Recommended do pass 009-000-000
01-04-26 S
         S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-02 S Third Reading - Passed 057-000-000
         H Passed both Houses
01-05-31 H Sent to the Governor
01-07-20 H Governor approved
              Effective Date 01-07-20
         Н
         Н
              PUBLIC ACT 92-0100
```

HB-0235 DANIELS.

40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05 40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code to put highway naintenance workers employed by IDOT or the Illinois State Toll Highway Authority under the alternative (State Police) retirement formula. Also allows certain persons to participate in the System while employed by a statewide labor organization that represents members of the System; allows those persons to purchase credit for certain prior service. Effective immediately.

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

According to the System's actuary, HB 0235 would increase the accrued liability of SERS by \$75.5 million. The increase in annual cost is estimated to be 0.05% of payroll in FY 2001 (\$2.0 million) and incrementally increase to 0.19% of payroll in FY 2010 (\$8.5 million) and thereafter. According to SERS, HB 0235 would add 2,421 regular members of SERS to the alternative formula.

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

01-01-18	H Filed With Clerk	
01-01-30	H First reading	Referred to Hse Rules Comm
	Н	Pension Note Filed
	Н	Committee Rules
01-01-31	Н	Motion TO ASSIGN HB
	Н	TO PERSONNEL &
	Н	PENSIONS COMMITTEE
	Н	-TENHOUSE
	Н	Motion Failed
	Н	Committee Rules

```
01-02-06 H
                                    Motion TO ASSIGN HB
                                    TO PERSONNEL &
        H
        Н
                                    PENSIONS COMMITTEE
        Н
                                    -TENHOUSE
        Н
                                    Motion Failed
        Н
                                    Committee Rules
01-02-07 H
                                    Assigned to Personnel & Pensions
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0236 FLOWERS - DAVIS, MONIQUE - HOWARD.

20 ILCS 505/35.7 new 705 ILCS 405/2-28 from Ch. 37, par. 802-28 750 ILCS 50/1 from Ch. 40, par. 1501

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall establish a pilot Citizen Review Panel in Cook County. Provides that a parent within the pilot area who has participated in and has raised concerns at the Administrative Case Review process which resulted in a goal change from return home to substitute care pending a legal decision may request a review by the Citizen Review Panel. Contains provisions regarding review scheduling, standards, and recommendations and other matters. Amends the Juvenile Court Act of 1987. Empowers the court to order that a service plan include specific placements or services. Amends the Adoption Act. Provides that the ground of parental unfitness based on a child having been in foster care for 15 months out of any 22 month period unless the child's parent can prove by a preponderance of the evidence that it is more likely than not that it will be in the best interests of the child to be returned to the parent within 6 months of the date on which a petition for termination of parental rights is filed under the Juvenile Court Act of 1987 may not be used as the sole ground for unfitness and that the ground may be used only in conjunction with another ground for unfitness. Effective immediately.

FISCAL NOTE (Dept. of Children and Family Services) The increased cost of this legislation is estimated at \$2,680,000. There is also a potential loss of up to \$300 million in revenues.

HOUSE AMENDMENT NO. 1.

Eliminates an amendment to the Juvenile Court Act of 1987 that would have empowered the court to order that a service plan include specific placements or services. Adds language providing that the court may recommend to DCFS that specific placements, specific services, or specific service providers be included in the plan, in which case DCFS shall, in its new service plan or its changes to the current service plan, follow the recommendations or indicate why it has not followed the recommendations.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-18 H Filed With Clerk
01-01-30 H First reading
                                     Referred to Hse Rules Comm
                                     Assigned to Children & Youth
01-01-31 H
                                     Do Pass/Short Debate Cal 005-000-0001
01-03-14 H
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-15 H
                                     Fiscal Note Requested BLACK
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H Added As A Joint Sponsor DAVIS, MONIQUE
        H Rolld 2nd Rdg-Short Debate
        Η
                Amendment No.01
                                     FLOWERS
         H
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-04-05 H
                Amendment No.01
                                     FLOWERS
        Η
                Rules refers to
                                      HCHY
        H Held 2nd Rdg-Short Debate
01-04-06 H
                Amendment No.01
                                     FLOWERS
        H Recommends be Adopted HCHY/005-003-000
        Η
                Amendment No.01
                                     FLOWERS
                                                              Adopted
        H Held 2nd Rdg-Short Debate
                                     Re-Refer Rules/Rul 19(a)
```

1108

01-04-09 H Added As A Joint Sponsor HOWARD

MADIGAN,MJ - FLOWERS. HB-0237

410 ILCS 620/2.36

from Ch. 56 1/2, par. 502.36

Amends the Illinois Food, Drug and Cosmetic Act. Makes a technical change concerning the definition of "prescription".

```
01-01-18 H Filed With Clerk
```

01-01-30 H First reading Referred to Hse Rules Comm Assigned to Executive 01-01-31 H 01-03-15 H Primary Sponsor Changed To MADIGAN, MJ H Added As A Joint Sponsor FLOWERS Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

FLOWERS AND YARBROUGH. **HB-0238**

Appropriates \$25,000,000 from the General Revenue Fund (\$10,000,000 to the Department on Aging and \$15,000,000 to the Department of Human Services) for various purposes in connection with the provision of home and community-based services. Effective July 1, 2001.

01-01-18 H Filed With Clerk

Referred to Hse Rules Comm. 01-01-30 H First reading

Assigned to Appropriations-Human Services 01-01-31 H

01-03-13 H Added As A Co-sponsor YARBROUGH

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0239 FLOWERS.

105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1 625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1 625 ILCS 5/6-901 from Ch. 95 1/2, par. 6-901 625 ILCS 5/18b-105 from Ch. 95 1/2, par. 18b-105 625 ILCS 5/1-142.1a rep.

Amends the School Code. Allows a physician to delegate the performance of a school health examination (and the signing of forms) to his or her physician assistant. Amends the Illinois Vehicle Code. Permits a physician assistant to conduct the required medical examination of an applicant for a school bus driver permit if a physician has delegated the performance of the examination to the physician assistant. Provides that the definition of "medical examiner or medical practitioner" applies only in the Driver's License Medical Review Law of 1992. (Before Public Act 90-89, the definition applied only in the Driver's License Medical Review Law of 1992. Public Act 90-89 made the definition apply to the entire Illinois Vehicle Code.) Provides that individuals who meet the requirements set forth in the definition of "medical examiner" in provisions of the Code of Federal Regulations dealing with federal motor carrier safety regulations may act as medical examiners under specified provisions of the Code of Federal Regulations relating to qualifications of drivers.

FISCAL NOTE (Office of the Secretary of State)

HB239 does not have a fiscal impact on the Office of the

Secretary of State.

01-01-18 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Registration & Regulation

01-02-15 H Fiscal Note Filed

Н Committee Registration & Regulation

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0240 FLOWERS - FOWLER - FORBY - MAY - MCKEON, COLLINS, RYAN, DAVIS, MONIQUE, MCCARTHY, LYONS, JOSEPH AND MCGUIRE.

225 ILCS 85/18 from Ch. 111, par. 4138

Amends the Pharmacy Practice Act of 1987. Prohibits a pharmacy from disclosing information in its records in a manner that identifies the physician who authorized a prescription or the person to whom the prescription was dispensed. Prohibits a pharmacy from selling information from its records that identifies physicians, patients, federal drug identification numbers, or the quantities of drugs dispensed.

1109

HB-0240---Cont.

```
FISCAL NOTE (Department of Professional Regulation)
      The Department does not expect HB240, as introduced, to have
      any fiscal impact on the agency.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      01-01-18 H Filed With Clerk
      01-01-30 H First reading
                                           Referred to Hse Rules Comm
               H Added As A Joint Sponsor FOWLER
               H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor MAY
      01-01-31 H
                                           Assigned to Registration & Regulation
               H Added As A Co-sponsor COLLINS
      01-02-08 H Added As A Joint Sponsor MCKEON
               H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor DAVIS, MONIQUE
                                           Fiscal Note Filed
                                           Committee Registration & Regulation
      01-02-14 H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor LYONS, JOSEPH
      01-02-23 H Added As A Co-sponsor MCGUIRE
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0241
            SLONE - DAVIS, MONIQUE - MCKEON - JONES, LOU - FLOWERS,
            COLLINS, O'BRIEN, YARBROUGH, HAMOS AND SCULLY.
    5 ILCS 375/6.11
   55 ILCS 5/5-1069.3
   65 ILCS 5/10-4-2.3
  105 ILCS 5/10-22.3f
  210 ILCS 85/11.4 new
  215 ILCS 5/356z.1 new
  215 ILCS 125/5-3
                                  from Ch. 111 1/2, par. 1411.2
  215 ILCS 165/10
                                  from Ch. 32, par. 604
  305 ILCS 5/5-16.7a new
```

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 by providing that if a policy provides coverage for prescription drugs approved by the federal Food and Drug Administration for the treatment of impotency, then the policy must provide coverage for prescription drugs for the prevention of pregnancy. Amends the Hospital Licensing Act by providing that no hospital may promulgate policies or implement practices that determine differing standards of obstetrical care based on a patient's source of payment or ability to pay for medical services; requires each hospital to develop a written policy reflecting this and to post written notices of this policy in the obstetrical admitting areas of the hospital by July 1, 2001. Amends the Illinois Public Aid Code by providing that the Department of Public Aid shall provide reimbursement to medical providers of epidural anesthesia services when ordered by the attending practitioner at the time of delivery. Effective immediately.

FISCAL NOTE (Department of Central Management Services) Expansion of coverage to include pregnancy prevention drugs would cost an estimated \$3.4 million annually for indemnity plan and managed health care plan female enrollees in all four health programs CMS administers. The cost just for the State Employees Group Insurance Program is approximately \$2.9 million.

HOUSE AMENDMENT NO. 1.

Adds reference to: 215 ILCS 5/356z,2 new 215 ILCS 5/356z,3 new

Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to require coverage for reimbursement to medical providers of epidural anesthesia services when ordered by the attending practitioner at the time of delivery and coverage for reimbursement for medically appropriate prescription nutritional supplements ordered by a physician when the insured suffers from a medical condition that prevents him or her from taking sufficient oral nourishment to sustain life.

FISCAL NOTE, H-AM 1 (Department of Insurance) HB 241 would have a minimal fiscal impact on the Department and would be incorporated into current operations. HOUSE AMENDMENT NO. 2. Deletes reference to: 305 ILCS 5/5-16.7a new Removes the Department of Public Aid from the scope of the bill. HOUSE AMENDMENT NO. 3. Deletes reference to: 215 ILCS 5/356z.1 new Removes provisions requiring coverage of prescription contraceptives. NOTE(S) THAT MAY APPLY: Fiscal; Home Rule 01-01-18 H Filed With Clerk 01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Added As A Co-sponsor COLLINS Assigned to Health Care Availability & Access 01-02-07 H Fiscal Note Filed Н Committee Health Care Availability & Access 01-02-08 H Added As A Co-sponsor O'BRIEN 01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE 01-02-14 H Added As A Co-sponsor YARBROUGH 01-02-16 H Added As A Joint Sponsor MCKEON 01-02-28 H Added As A Co-sponsor HAMOS H Added As A Co-sponsor SCULLY Η Fiscal Note Filed Н Committee Health Care Availability & Access 01-03-14 H Amendment No.01 HEALTH CARE H Adopted Do Pass Amend/Short Debate 008-001-001 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-16 H Fiscal Note Filed as amnded H Cal Ord 2nd Rdg-Shrt Dbt 01-03-20 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-21 H Rolld 2nd Rdg-Short Debate Н Amendment No.02 FLOWERS Н Amendment referred to HRUL H Held 2nd Rdg-Short Debate Amendment No.02 01-03-26 H **FLOWERS** H Recommends be Adopted HRUL/004-000-000 Amendment No.02 **FLOWERS** Adopted H Held 2nd Rdg-Short Debate H Added As A Joint Sponsor JONES, LOU 01-04-03 H Pld Cal 3rd Rdg-Shrt Dbt Н 3d Reading Consideration PP Н Calendar Consideration PP Н Amendment No.03 **FLOWERS** Η Amendment referred to HRUL Н Calendar Consideration PP 01-04-04 H Rolld 2nd Rdg-Short Debate Н Amendment No.03 **FLOWERS** H Recommends be Adopted HRUL/005-000-000 Н Amendment No.03 **FLOWERS** Adopted Η Calendar Consideration PP 01-04-06 H Primary Sponsor Changed To SLONE H 3rd Rdg-Shrt Dbt-Pass/Vote 060-050-003 H Added As A Joint Sponsor FLOWERS 01-04-10 S Arrive Senate S Placed Calndr First Rdg 01-04-24 S Chief Sponsor HALVORSON

Referred to Sen Rules Comm

01-04-25 S First reading

1111 HB-0242

HB-0242 FLOWERS - MULLIGAN - OSTERMAN - HOEFT - DAVIS, MONIQUE AND YARBROUGH.

105 ILCS 110/3 from Ch. 122, par. 863

Amends the Critical Health Problems and Comprehensive Health Education Act. Requires a comprehensive health education program to include instruction in secondary schools on clinical depression and suicide prevention.

FISCAL NOTE, H-AM 1 (State Board of Education) The fiscal impact of this legislation would be minimal.

STATE MANDATES NOTE, H-AM 1 (State Board of Education)

Same as SBE fiscal note.

FISCAL NOTE (State Board of Education)

Same as previous fiscal note.

STATE MANDATES NOTE (State Board of Education)

Same as previous State mandates note.

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

01-01-18 H Filed With Clerk

01-01-30 H First reading

Referred to Hse Rules Comm

01-01-31 H

Assigned to Elementary & Secondary Education

01-02-07 H Added As A Joint Sponsor MULLIGAN H Added As A Joint Sponsor OSTERMAN

01-02-14 H Added As A Co-sponsor YARBROUGH 01-02-28 H

Fiscal Note Requested COWLISHAW St Mandate Fis Nte Req COWLISHAW Н Committee Elementary & Secondary

Education

H Added As A Joint Sponsor HOEFT

H Added As A Joint Sponsor DAVIS, MONIQUE

01-03-01 H Amendment No.01 ELEM SCND ED H Adopted Mtn Prevail - Table Amend No 01

Н Do Pass/Short Debate Cal 021-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-03-07 H

Fiscal Note Filed as amnded St Mndt Fis Note Fld Amnd

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-20 H Fiscal Note Filed

St Mandate Fis Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt

01-04-03 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 083-027-005

01-04-05 S Arrive Senate

S Placed Calndr First Rdg

01-04-06 S Chief Sponsor SHAW

S Added as Chief Co-sponsor SILVERSTEIN

S First reading

Referred to Sen Rules Comm

HB-0243 FLOWERS - MCKEON - DAVIS, MONIQUE.

5 ILCS 375/6.11

55 ILCS 5/5-1069.3

65 ILCS 5/10-4-2.3

105 ILCS 5/10-22.3f

215 ILCS 5/356z.1 new

215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2

215 ILCS 165/10

from Ch. 32, par, 604

Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act to provide that if a policy provides coverage for prescription drugs approved by the Food and Drug Administration for the treatment of impotency, then the policy must provide coverage for prescription drugs for the prevention of pregnancy.

FISCAL NOTE (Department of Central Management Services) Expansion of coverage to include pregnancy prevention drugs would cost the State approximately \$5.2 million annually.

FISCAL NOTE (Department of Insurance)

HB 243 will have no fiscal impact on the Department.

```
FISCAL NOTE, REVISED (Dept. of Central Management Services)
    Expansion of coverage to include pregnancy prevention drugs
    would cost an estimated $3.4 million annually for indemnity
    plan and managed health care plan female enrollees in all four
    health programs CMS administers. The cost just for the State
    Employees Group Insurance Program is approximately $2.9
    million.
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
    01-01-18 H Filed With Clerk
    01-01-30 H First reading
                                           Referred to Hse Rules Comm
    01-01-31 H
                                           Assigned to Health Care Availability &
                                              Access
    01-02-07 H
                                           Fiscal Note Filed
                                           Committee Health Care Availability &
                                              Access
    01-02-16 H Added As A Joint Sponsor MCKEON
    01-02-22 H
                                           Do Pass/Short Debate Cal 009-002-000
              H Placed Cal 2nd Rdg-Shrt Dbt
                                           Fiscal Note Filed
              H Cal Ord 2nd Rdg-Shrt Dbt
    01-02-28 H Second Reading-Short Debate
                                           Fiscal Note Filed
              H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 063-049-000
              H Added As A Joint Sponsor DAVIS, MONIQUE
    01-03-29 S Arrive Senate
              S Placed Calndr First Rdg
    01-04-03 S Chief Sponsor MADIGAN,L
    01-04-04 S First reading
                                           Referred to Sen Rules Comm
```

FLOWERS - O'BRIEN. HB-0244

New Act

Creates the Disposition of Human Fetuses Act. Provides that the mother of a dead human fetus has the right to determine the final disposition of the remains of the fetus, regardless of the duration of the pregnancy. Provides that authorized means of disposition include cremation, burial, and incineration. Requires that within 24 hours after an abortion or miscarriage is induced or occurs spontaneously or accidentally at a hospital, outpatient clinic, or other health care facility, the facility must disclose to the mother of the aborted or miscarried fetus, both orally and in writing, the mother's right to determine the final disposition of the remains of the fetus. Requires that the facility make counseling available to the mother. Makes a failure to comply with the Act a public nuisance and a Class C misdemeanor. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

01-01-18 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-02-08 H Added As A Joint Sponsor O'BRIEN

HB-0245 FLOWERS AND YARBROUGH.

210 ILCS 85/11.4 new 305 ILCS 5/5-16.7a new

Amends the Hospital Licensing Act. Provides that no hospital may promulgate policies or implement practices that determine differing standards of obstetrical care based upon a patient's source of payment or ability to pay for medical services and requires each hospital to provide a copy of its written policy reflecting this to the Department of Public Health and to post written notices of this policy in the obstetrical admitting areas of the hospital by July 1, 2001. Amends the Illinois Public Aid Code, Provides that the Department of Public Aid shall provide reimbursement to medical providers for epidural anesthesia services in accordance with the guidelines of the American College of Obstetricians and Gynecologists. Effective immediately.

FISCAL NOTÉ (Department of Public Health)

HB 245 creates no fiscal impact on the Department of Public Health, but would have an impact upon the Department of Public

Aid.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-18 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Co-sponsor YARBROUGH
01-03-14 H Fiscal Note Filed
01-03-14 H Committee Health Care Availability & Access
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0246 FLOWERS - DAVIS,MONIQUE - MCCARTHY - MCGUIRE - YAR-BROUGH, COLLINS, HAMOS, SCULLY AND FRANKS.

225 ILCS 60/23 from Ch. 111, par. 4400-23 225 ILCS 60/23.1 new

Amends the Medical Practice Act of 1987 to provide for the public release of individual profiles on persons licensed under the Act, including information relating to criminal charges, administrative disciplinary actions, hospital privilege revocations, and medical malpractice awards. Provides that a physician may elect to include certain information in his or her profile. Provides that certain information collected for physician profiles is not confidential. Provides that, when collecting information or compiling reports intended to compare physicians, the Disciplinary Board shall require that only the most basic identifying information from mandatory reports may be used, and details about a patient or personal details about a physician that are not already a matter of public record through another source must not be released. Effective immediately.

FISCAL NOTE (Department of Professional Regulation) The total initial cost is estimated at \$1,448,500 and annual maintenance cost will be \$375,800, as follows: Phase I-Initial Set-up\$275,000 Phase II-Communication, Data Collection, Entry, and Verification\$613,510 Annual Maintenance \$375.800 STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) In the opinion of DCCA, HB 246 does not create a State mandate under the State Mandates Act. JUDICIAL NOTE (Office of the Illinois Courts) HB 246 would neither decrease nor increase the number of judges needed in the State. NOTE(S) THAT MAY APPLY: Fiscal 01-01-18 H Filed With Clerk 01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Added As A Co-sponsor COLLINS Assigned to Health Care Availability & Access 01-02-08 H Fiscal Note Filed Committee Health Care Availability & Access 01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE 01-02-23 H Added As A Joint Sponsor MCCARTHY H Added As A Joint Sponsor MCGUIRE 01-02-28 H Added As A Co-sponsor HAMOS H Added As A Co-sponsor SCULLY 01-03-14 H Motion Do Pass-Lost 005-003-003 HHCA Н Remains in CommiHealth Care Availability & Access Do Pass/Stndrd Dbt/Vote 006-004-001 H Plcd Cal 2nd Rdg Stndrd Dbt 01-03-15 H Amendment No.01 **FLOWERS** Amendment referred to HRUL Η н St Mandate Fis Nte Req RYDER H Cal 2nd Rdg Stndrd Dbt 01-03-20 H Amendment No.01 FLOWERS H Recommends be Adopted HRUL/005-000-000

H Cal 2nd Rdg Stndrd Dbt

H Added As A Joint Sponsor YARBROUGH

```
St Mandate Fis Note Filed
01-03-21 H
        H Cal 2nd Rdg Stndrd Dbt
        H Added As A Co-sponsor FRANKS
                                   Judicial Note RequesteRYDER
01-03-23 H
        H Cal 2nd Rdg Stndrd Dbt
                                   Judicial Note Filed
01-03-28 H
        H Cal 2nd Rdg Stndrd Dbt
                Amendment No.02
                                   FLOWERS
01-03-29 H
                Amendment referred to HRUL
        Н
                                   FLOWERS
        Н
                Amendment No.03
                Amendment referred to HRUL
        Н
         H Cal 2nd Rdg Stndrd Dbt
                                   FLOWERS
01-04-02 H
                Amendment No.02
                                    HHCA
                Rules refers to
         Н
                                  FLOWERS
                Amendment No.03
         Н
                                    HHCA
         Η
                Rules refers to
        H Cal 2nd Rdg Stndrd Dbt
                                   FLOWERS
01-04-04 H
                Amendment No.02
        H Recommends be Adopted-Lost HHCA/003-006-000
               Amendment No.04
                                   FLOWERS
                Amendment referred to HRUL
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                   FLOWERS
01-04-05 H
                Amendment No.04
                Rules refers to
                                    HHCA
        Н
         H Hid Cal Ord 2nd Rdg-Shrt Db
                                   FLOWERS
01-04-06 H
                Amendment No.04
         H Recommends be Adopted-Lost HHCA/003-005-001
         H Hld Cal Ord 2nd Rdg-Shrt Db
                                    Re-Refer Rules/Rul 19(a)
```

HB-0247 FLOWERS – DAVIS, MONIQUE, COLLINS AND YARBROUGH.

215 ILCS 5/356s

Amends the Illinois Insurance Code. Provides that the decision to deliver by caesarian section shall be made only by the patient and her attending physician.

```
01-01-18 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Co-sponsor COLLINS
H Assigned to Health Care Availability & Access
01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
01-02-14 H Added As A Co-sponsor YARBROUGH
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0248 O'BRIEN - FORBY - FOWLER - CURRY, JULIE, COLLINS, REITZ, HARTKE AND HOLBROOK.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that for taxable years ending on or after December 31, 2001, each taxpayer who was a member in good standing of a volunteer fire department during the entire taxable year is entitled to an income tax credit. Provides that the credit may not exceed \$500 or the amount of the taxpayer's liability under this Act, whichever is less. Prohibits the carry forward of an excess tax credit to a succeeding year's tax liability. Exempts the provisions from the sunset requirements. Effective July 1, 2001.

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

01-01-18 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Revenue

H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor FOWLER

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HARTKE

01-02-15 H Added As A Co-sponsor HOLBROOK

01-03-16 H Re-Refer Rules/Rul 19(a)
```

1115 HB-0249

HB-0249 CURRY, JULIE - FLOWERS - OSTERMAN.

Appropriates \$1 from the General Revenue Fund to the State Board of Education for grants to regional offices of education to operate alternative education programs for disruptive students. Effective July 1, 2001.

```
01-01-18 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Joint Sponsor FLOWERS
01-02-08 H Added As A Joint Sponsor OSTERMAN
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0250 MADIGAN,MJ – MAUTINO – BOST – MITCHELL,JERRY – REITZ, POE, O'BRIEN, BLACK, KLINGLER, MYERS,RICHARD, LEITCH, HOEFT, RIGHTER, RYDER, FRANKS, MITCHELL,BILL, MOFFITT, GILES, JONES,JOHN, ACEVEDO, FORBY, FOWLER, RYAN, FRITCHEY AND LYONS,JOSEPH.

```
40 ILCS 5/14-103.05
                                  from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-104.6
                                  from Ch. 108 1/2, par. 14-104.6
40 ILCS 5/14-106
                                  from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-108
                                  from Ch. 108 1/2, par. 14-108
40 ILCS 5/14-108.2c new
40 ILCS 5/14-110
                                  from Ch. 108 1/2, par. 14-110
40 ILCS 5/14-114
                                  from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-133
                                  from Ch. 108 1/2, par. 14-133
40 ILCS 5/16-106
                                  from Ch. 108 1/2, par. 16-106
40 ILCS 5/16-131.6
                                  from Ch. 108 1/2, par. 16-131.6
```

Amends the Illinois Pension Code. In the State Employee Article, increases the alternative (State Police) retirement formula. Also increases the regular retirement formula for certain employees of the Department of Corrections and the Department of Human Services. For members receiving those formulas, increases the employee contribution by 1% of salary in each of 2002, 2003, and 2004. Includes within the definition of "security employee of the Department of Human Services" certain employees who work at least 50% of their working hours at a security facility, thereby making them eligible for the alternative retirement formula. In the case of DHS security employees who are teachers, allows current employees to elect (and requires future hires) to participate in the State Employees' Retirement System rather than the Teachers' Retirement System; authorizes persons so electing to transfer credits for previous service in that capacity. Provides that employees who are employed on an academic-year basis shall receive a full year of service credit for each academic year of service. Makes certain provisions retroactive to January 1, 2001 and accelerates the initial annual increase for certain persons. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
According to the System's actuary, increasing the alternative formula would increase the accrued liability of SERS by an estimated $280.8 million. The first year cost would be $2.47 million, or 0.07% of payroll. In FY 2010, the employer contribution would be $10.73 million, or 0.24% of payroll. There would be a fiscal impact for the other provisions of HB 250, but it has not been determined and is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension
01-01-18 H Filed With Clerk
01-01-23 H Added As A Joint Sponsor MAUTINO
```

```
01-01-30 H First reading
                                     Referred to Hse Rules Comm
        Н
                                     Pension Note Filed
                                     Committee Rules
        Н
        H Added As A Joint Sponsor BOST
        H Added As A Joint Sponsor MITCHELL, JERRY
        H Added As A Co-sponsor REITZ
01-01-31 H
                                     Assigned to Personnel & Pensions
         H Added As A Co-sponsor POE
01-02-05 H Added As A Co-sponsor O'BRIEN
01-02-06 H
                Amendment No.01
                                    PERS PENSION H
                                                              Lost
                                                               005-006-000
```

```
01-02-06--Cont.
                                            Do Pass/Short Debate Cal 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
                H Added As A Co-sponsor BLACK
      01-02-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
                H Added As A Co-sponsor KLINGLER
                H Added As A Co-sponsor MYERS, RICHARD
                H Added As A Co-sponsor LEITCH
                H Added As A Co-sponsor HOEFT
                H Added As A Co-sponsor RIGHTER
                H Added As A Co-sponsor RYDER
                H Added As A Co-sponsor FRANKS
                H Added As A Co-sponsor MITCHELL, BILL
                H Added As A Co-sponsor MOFFITT
                H Added As A Co-sponsor GILES
                H Added As A Co-sponsor JONES, JOHN
                H Added As A Co-sponsor ACEVEDO
      01-02-08 H Added As A Joint Sponsor REITZ
               H Added As A Co-sponsor FORBY
               H Added As A Co-sponsor FOWLER
                H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor LYONS, JOSEPH
      01-02-20 S Arrive Senate
                S Placed Caindr First Rdg
                S Chief Sponsor MADIGAN,R
                S Added as Chief Co-sponsor LUECHTEFELD
                S Added as Chief Co-sponsor HAWKINSON
                S Added as Chief Co-sponsor DONAHUE
                S Added as Chief Co-sponsor MYERS
                S Added As A Co-sponsor SIEBEN
                S Added As A Co-sponsor BOMKE
      01-02-21 S Added As A Co-sponsor RADOGNO
                S Added As A Co-sponsor SULLIVAN
                S First reading
                                           Referred to Sen Rules Comm
      01-02-22 S Added As A Co-sponsor NOLAND
      01-03-07 S Added As A Co-sponsor DEMUZIO
      01-03-26 S Added As A Co-sponsor WATSON
      01-04-25 S
                                            Assigned to Insurance & Pensions
      01-05-08 S Added As A Co-sponsor OBAMA
                                           Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      01-05-16 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-17 S Added As A Co-sponsor WOOLARD
                S Added As A Co-sponsor BOWLES
               S Third Reading - Passed 051-003-003
               H Passed both Houses
      01-05-21 H Sent to the Governor
      01-06-28 H Governor approved
                    Effective Date 01-06-28
               Н
                    PUBLIC ACT 92-0014
HB-0251
            DANIELS.
  P.A. 91-707, Art. 5, Sec. 12
  P.A. 91-707, Art. 5, Sec. 13
  Makes a supplemental appropriation to the Department of Human Services for cer-
tain programs related to persons with developmental disabilities. Effective immedi-
ately.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      01-01-18 H Filed With Clerk
      01-01-30 H First reading
                                           Referred to Hse Rules Comm
      01-01-31 H
                                           Assigned to Appropriations-Human Services
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
```

1117 HB-0252

HB-0252 MADIGAN,MJ – GRANBERG.

35 ILCS 105/1 from Ch. 120, par. 439.1 35 ILCS 120/14 from Ch. 120, par. 453

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Makes technical changes in Sections concerning the short title.

01-01-18 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN,MJ
H Added As A Joint Sponsor GRANBERG
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0253 CURRY, JULIE - KLINGLER - TENHOUSE - SCOTT - MCGUIRE, SCHOENBERG AND REITZ.

105 ILCS 5/18-8.05

Amends the School Code. Limits the application of the provision establishing the amount of the supplemental general State aid grant for a school district with a Low Income Concentration Level of at least 20% and less than 35% to any school year before the 2001-2002 school year. For the 2001-2002 school year, increases the supplemental general State aid grant for such a school district to \$1,000 multiplied by the low income eligible pupil count, with the grants for other Low Income Concentration Levels being continued in the 2000-2001 school year amounts. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces everything after the enacting clause. Amends the State aid formula provisions of the School Code. Provides that the amount of supplemental general State aid a school district receives for the 2001-2002 school year and each school year thereafter is based on a percentage of the foundation level of support. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-19 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Approp-Elementary & Secondary Educ

Edu

01-03-16 H Amendment No.01 APP-ELM & SEC H Adopted Do Pass Amend/Short Debate 014-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-21 H Added As A Joint Sponsor KLINGLER

H Added As A Joint Sponsor TENHOUSE

H Added As A Joint Sponsor SCOTT

H Added As A Joint Sponsor MCGUIRE

01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-002-000

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor REITZ

S Arrive Senate

S Placed Calndr First Rdg

01-03-27 S Chief Sponsor WOOLARD

S First reading Referred to Sen Rules Comm

HB-0254 MADIGAN,MJ – DANIELS – CAPPARELLI – DAVIS,MONIQUE – ACEVEDO, FRITCHEY, MENDOZA, DELGADO, LYONS,JOSEPH, COLLINS, GILES, BUGIELSKI AND SOTO.

40 ILCS 5/6-140 from Ch. 108 1/2, par. 6-140 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Removes a provision that decreases the duty death annuity on the date when the deceased fireman would have reached mandatory retirement age; makes the resulting increase retroactive to January 1, 2001. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

```
Based on the December 31, 1999 actuarial valuation, HB 254
      would increase the accrued liability of the Fund by an esti-
      mated $18.3 million. The level dollar annual payment needed to
      amortize the estimated increase in unfunded liability over 40
      years is $1.5 million. The estimated annual increase in normal
      cost is $0.2 million (0.08% of payroll). Therefore, the esti-
      mated increase in total annual cost is $2.7 million, or 0.63%
      of payroll.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-01-19 H Filed With Clerk
      01-01-23 H Added As A Joint Sponsor DANIELS
                                            Referred to Hse Rules Comm
      01-01-30 H First reading
                                             Pension Note Filed
               Н
                                             Committee Rules
               Н
                                             Assigned to Personnel & Pensions
      01-01-31 H
                                            PERS PENSION H
      01-02-06 H
                       Amendment No.01
                                                                        005-006-000
                                             Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-02-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor MENDOZA
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor COLLINS
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor BUGIELSKI
      01-02-08 H Added As A Joint Sponsor CAPPARELLI
                H Added As A Joint Sponsor DAVIS, MONIQUE
               H Added As A Joint Sponsor ACEVEDO
                H Added As A Co-sponsor SOTO
      01-02-20 S Arrive Senate
                S Placed Calndr First Rdg
      01-03-22 S Chief Sponsor MADIGAN,R
                                             Referred to Sen Rules Comm
                S First reading
      01-03-27 S Added as Chief Co-sponsor PHILIP
      01-04-05 S Added as Chief Co-sponsor ROSKAM
      01-04-06 S
                                             Assigned to Insurance & Pensions
      01-04-24 S Added as Chief Co-sponsor MOLARO
                S Added as Chief Co-sponsor LIGHTFORD
      01-05-08 S
                                            Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      01-05-16 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-17 S Added As A Co-sponsor O'MALLEY
                S Added As A Co-sponsor JACOBS
                S Added As A Co-sponsor SMITH
                S Added As A Co-sponsor MUNOZ
                S Added As A Co-sponsor DEL VALLE
                S Added As A Co-sponsor TROTTER
                S Added As A Co-sponsor OBAMA
                S Added As A Co-sponsor SHAW
                S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-06-14 H Sent to the Governor
      01-07-12 H Governor approved
                    Effective Date 01-07-12
                    PUBLIC ACT 92-0050
HB-0255
             CURRY, JULIE - HOLBROOK.
  765 ILCS 5/30
                                   from Ch. 30, par. 29
```

Amends the Conveyances Act. Provides that deeds, mortgages, contracts for deed, and other instruments that affect interests in real property and are authorized to be recorded shall take effect and be in force from the time of filing, and not before, and that

1119 HB-0255—Cont.

those instruments are void until they are filed (instead of providing that all deeds, mortgages, and other instruments that are authorized to be recorded, shall take effect and be in force from and after the time of filing, and not before, as to all creditors and subsequent purchasers, without notice; and that those instruments are void as to creditors and subsequent purchasers, without notice, until they are filed).

FISCAL NOTE (Administrative Office of the Illinois Courts) HB 255 would have no fiscal impact on the judicial branch of JUDICIAL NOTE (Administrative Office of the Illinois Courts) HB 255 would neither decrease nor increase the number of judges needed in the State. 01-01-19 H Filed With Clerk 01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to State Government Administration 01-02-05 H Fiscal Note Filed Judicial Note Filed Н Committee State Government Administration н 01-03-16 H Re-Refer Rules/Rul 19(a) 01-03-26 H Added As A Joint Sponsor HOLBROOK

HB-0256 CROSS - OSMOND.

720 ILCS 5/14-3 from Ch. 38, par. 14-3

01-01-19 H Filed With Clerk

Amends the Criminal Code of 1961. Provides that the offense of eavesdropping does not apply to recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to an undercover conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a felony violation of the Illinois Controlled Substances Act or a felony violation of the Cannabis Control Act. Requires prior notification to and verbal approval of the State's Attorney or his or her designee of the county in which the recording or listening is anticipated to occur for the exemption to apply.

```
Referred to Hse Rules Comm
01-01-30 H First reading
01-01-31 H
                                      Assigned to Executive
                                      Do Pass/Short Debate Cal 013-000-000
01-03-07 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-26 H Added As A Joint Sponsor OSMOND
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                      3rd Rdg Deadline Extnd-Rule
01-04-06 H
         H Held 2nd Rdg-Short Debate
                                      3rd Rdg Deadline Extnd-Rule
01-05-18 H
         H Held 2nd Rdg-Short Debate
01-05-25 H
                                      3rd Rdg Deadline Extnd-Rule
         H Held 2nd Rdg-Short Debate
01-05-31 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0257 HOLBROOK - DAVIS, STEVE - SCHOENBERG.

305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02

Amends the medical assistance Article of the Illinois Public Aid Code. In provisions concerning payments to hospitals for inpatient services, adds the following to the list of hospitals eligible for adjustment payments: any Illinois hospital located in a county with a population determined by the 1990 decennial census to be over 250,000 and under 300,000 that borders another state which is within 25 miles of at least 2 hospitals which receive disproportionate share payments under the Social Security Act and the medical assistance program.

```
FISCAL NOTE (Department of Public Aid)
The estimated increased cost is $900,000 annually.
NOTE(S) THAT MAY APPLY: Fiscal
01-01-19 H Filed With Clerk
01-01-30 H First reading Referred
```

01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Human Services

01-02-15 H Added As A Joint Sponsor DAVIS, STEVE

```
01-02-22 H Added As A Joint Sponsor SCHOENBERG
                                     Do Pass/Short Debate Cal 005-003-000
01-02-23 H
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
                                     Fiscal Note Requested BLACK
        H
        H Held 2nd Rdg-Short Debate
                                     Fiscal Note Filed
01-03-01 H
         H Pld Cal 3rd Rdg-Shrt Dbt
                                     Re-Refer Rules/Rul 19(a)
01-04-06 H
      HOLBROOK - REITZ - DAVIS, STEVE - STEPHENS.
```

HB-0258

from Ch. 122, par. 103-7 110 ILCS 805/3-7 from Ch. 122, par. 103-8 110 ILCS 805/3-8

Amends the Public Community College Act. Provides that the division of Community College District No. 522 into trustee districts in the year following each decennial census shall be completed and approved in that year (instead of not less than 60 days before the last date established by the general election law for the submission of nominating petitions for the next regularly scheduled election for community college trustees). Provides that the 4-year and 6-year successive terms of trustees, as determined at the time the division is approved, begins in 2003 (instead of 2001) and every 10 years thereafter. Provides that the term of each member elected in 2001 shall end on the date that the trustees elected in 2003 are officially determined by a canvas conducted pursuant to the Election Code. Provides that in 2003 the new board shall hold its organizational meeting on or before the 14th day after the consolidated election. Effective immediately.

```
01-01-19 H Filed With Clerk
01-01-30 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Higher Education
01-01-31 H
                                      Do Pass/Short Debate Cal 011-000-000
01-02-08 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-09 H Added As A Joint Sponsor REITZ
         H Added As A Joint Sponsor DAVIS, STEVE
01-02-14 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-001
         H Added As A Joint Sponsor STEPHENS
01-02-20 S Arrive Senate
         S Placed Calndr First Rdg
01-02-27 S Chief Sponsor CLAYBORNE
                                      Referred to Sen Rules Comm
         S First reading
01-03-01 S Added as Chief Co-sponsor WATSON
01-03-07 S
                                      Assigned to Education
                                      Recommended do pass 010-000-000
01-03-21 S
         S Placed Calndr, Second Rdg
01-03-22 S Second Reading
         S Placed Calndr, 3rd Reading
01-03-27 S Third Reading - Passed 055-000-000
         H Passed both Houses
         H Sent to the Governor
01-03-30 H Governor approved
              Effective Date 01-03-30
         Н
              PUBLIC ACT 92-0001
         Н
```

HB-0259 HOLBROOK AND POE.

20 ILCS 805/805-305 was 20 ILCS 805/63a23

Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that seniors age 65 or older shall not be charged camping or campsite utility fees on Monday through Thursday of any week. Makes a conforming change.

FISCAL NOTE (Department of Natural Resources) The Department estimates an annual revenue loss of \$248,500. With reduced fees, participation by senior citizens is expected to double, increasing the cost of operations by \$248,500, for a total fiscal impact of \$497,000. 01-01-19 H Filed With Clerk

```
01-01-30 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Conservation & Land Use
                                             Fiscal Note Filed
      01-02-07 H
                                             Committee Conservation & Land Use
               Н
      01-03-07 H Added As A Co-sponsor POE
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0260
             CURRY, JULIE.
  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
```

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 January 1, 2002.

```
FISCAL NOTE (Board of Higher Education)
The passage of this legislation would have no significant impact on State revenues or expenditures. The Board and universities will incur minimal adminstrative costs to prepare the reports. However, these required costs can be covered by existing resources.
```

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-19 H Filed With Clerk
   01-01-30 H First reading
                                          Referred to Hse Rules Comm
   01-01-31 H
                                          Assigned to Higher Education
   01-02-05 H
                                          Fiscal Note Filed
                                          Committee Higher Education
   01-02-16 H
                                          Do Pass/Short Debate Cal 012-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-21 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
   01-02-27 S Arrive Senate
             S Placed Calndr First Rdg
   01-02-28 S Chief Sponsor RAUSCHENBERGER
             S First reading
                                          Referred to Sen Rules Comm
   01-04-06 S
                                          Assigned to Education
   01-04-18 S
                                          Recommended do pass 007-000-000
             S Placed Calndr, Second Rdg
   01-04-19 S Second Reading
             S Placed Calndr, 3rd Reading
   01-04-24 S Third Reading - Passed 056-000-000
             H Passed both Houses
   01-05-23 H Sent to the Governor
   01-07-12 H Governor approved
             Н
                 Effective Date 02-01-01
                 PUBLIC ACT 92-0051
             Н
```

HB-0261 NOVAK.

30 ILCS 355/1 from Ch. 85, par. 1391

Amends the Metropolitan Civic Center Support Act. Makes technical changes in a Section concerning the short title.

01-01-19 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0262 NOVAK.

70 ILCS 215/1 from Ch. 85, par. 1250.1

Amends the Fair and Exposition Authority Reconstruction Act. Makes technical changes in a Section concerning the short title.

01-01-19 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0263 NOVAK – SAVIANO – SCHOENBERG – ERWIN – BRUNSVOLD, KENNER AND PERSICO.

70 ILCS 210/1 from Ch. 85, par. 1221

Amends the Metropolitan Pier and Exposition Authority Act. Makes technical changes in a Section concerning the short title.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Deletes reference to:
70 ILCS 210/1
Adds reference to:
30 ILCS 105/5.545 new
30 ILCS 105/6z-51 new
30 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
55 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 439.109

35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 130/29 from Ch. 120, par. 4453.29
70 ILCS 210/5 from Ch. 85, par. 1225
70 ILCS 210/10 from Ch. 85, par. 1230
70 ILCS 210/23.1 from Ch. 85, par. 1233.2
70 ILCS 210/23.1

Deletes everything. Amends the State Finance Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Increases the maximum amounts of occupation and use taxes that may be deposited into the McCormick Place Expansion Fund in fiscal years 2001 until 2013. Provides for the deposit of additional amounts into the McCormick Place Expansion Fund in fiscal years 2014 to 2042 (now, additional amounts may be deposited until fiscal year 2029). Amends the Metropolitan Pier and Exposition Authority Act. Provides that the maximum price of certain Expansion Project contracts may not be in excess of funds that are authorized to be made available for those purposes (now, the contract price may not be in excess of funds that are authorized to be made available for those purposes pursuant to an amendatory Act of 1991). Provides that the legislative members of the McCormick Place Advisory Board shall be appointed as follows: 2 State Senators appointed by the President of the Senate; 2 State Senators appointed by the Minority Leader of the Senate; 2 State Representatives appointed by the Speaker of the House; and 2 State Representatives appointed by the Minority Leader of the House (now, 7 State Senators are appointed by the President of the Senate and 7 State Representatives are appointed by the Speaker of the House). Provides that the Mayor of Chicago and the Governor each appoint 2 members. Eliminates the members appointed by the Authority. Provides that bonds issued by the Metropolitan Pier and Exposition Authority may mature at a time not exceeding 40 years (now, 35 years) after their issuance. Provides that the aggregate principal amount of bonds issued by the Authority may not exceed \$2,107,000,000 (now, \$1,307,000,000). Amends the Cigarette Tax Act. Provides that in fiscal year 2002 and each fiscal year thereafter the first \$4,800,000 from the tax must be deposited into the Statewide Economic Development Fund (now, the first \$4,800,000 from the tax must be deposited in the Metropolitan Fair and Exposition Authority Reconstruction Fund). Amends the State Finance Act to create the Statewide Economic Development Fund and to provide for the expenditure of moneys in the fund, subject to appropriation, for statewide economic development activities. Provides that provisions of the bill are inseverable. Effective immediately.

```
01-01-19 H Filed With Clerk
                                     Referred to Hse Rules Comm
01-01-30 H First reading
                                     Assigned to Executive
01-01-31 H
01-03-14 H Primary Sponsor Changed To MADIGAN, MJ
                                     Do Pass/Short Debate Cal 013-000-000
01-03-19 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 087-025-003
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
01-05-02 S
                                     Assigned to Executive
01-05-09 S
                Amendment No.01
                                     EXECUTIVE S
                                                               Adopted
01-05-10 S
                                     Recmnded do pass as amend 010-000-001
         S Placed Calndr, Second Rdg
01-05-15 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added as Chief Co-sponsor SMITH
01-05-17 S Added as Chief Co-sponsor DELEO
01-05-18 S
                                     Fnl Pssg Ddlne Extnd-Rule
                                     TO MAY 31, 2001.
01-05-23 S Filed with Secretary
         S
               Amendment No.02
                                     DILLARD
         S
                Amendment referred to SRUL
         S
                Amendment No.02
                                     DILLARD
         S
                Rules refers to
                                       SEXC
01-05-24 S
                Amendment No.02
                                     DILLARD
         S
                                     Be adopted
         S Recalled to Second Reading
                                     DILLARD
                                                               Adopted
                Amendment No.02
         S Placed Calndr,3rd Reading
         S Third Reading - Passed 045-008-004
         H Arrive House
         H Place Cal Order Concurrence 01,02
01-05-31 H Primary Sponsor Changed To NOVAK
         H Motion Filed Concur
                 Motion referred to
                                       HRUL
         H Recommends be Adopted HRUL/005-000-000
         H Added As A Joint Sponsor SCHOENBERG
         H Added As A Joint Sponsor ERWIN
         H Added As A Joint Sponsor BRUNSVOLD
         H Added As A Joint Sponsor KENNER
         H H Concurs in S Amend 01,02/104-013-000
         H Passed both Houses
         H Added As A Co-sponsor PERSICO
01-06-05 H Joint Sponsor Changed to SAVIANO
         H Added As A Co-sponsor KENNER
01-06-07 H Sent to the Governor
01-08-02 H Governor approved
              Effective Date 01-08-02
         Н
              PUBLIC ACT 92-0208
```

HB-0264 FLOWERS - SCULLY - MCKEON - O'BRIEN - DAVIS,MONIQUE, CROTTY, COLLINS, LANG, BROSNAHAN, FORBY, SMITH,MICHAEL, FOWLER, ACEVEDO, SLONE, FRANKS, KENNER AND HOWARD.

215 ILCS 134/47 new

Amends the Managed Care Reform and Patient Rights Act. Provides that health insurance carriers, health care plans, and other managed care entities for health care plans have the duty to exercise ordinary care when making health care treatment decisions and are liable for damages for harm to an insured or enrollee proximately caused by the failure to exercise ordinary care. Authorizes a private right of action. Defines terms. Does not apply to workers' compensation insurance coverage. Applies only to causes of action that accrue on or after the effective date of this amendatory Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes provisions concerning the applicability of this amendatory Act. Deletes provisions providing for arbitration of claims.

FISCAL NOTE, H-AM | (Department of Insurance)

HB 264 may affect the number of Utilization Review organizations that are required to register with the Department in

accordance with the Managed Care Reform and Patient Rights

Act. As a result, the associated fees may be reduced, result-

ing in a corresponding reduction in deposits to the Insurance

Producer Fund.

```
01-01-19 H Filed With Clerk
```

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Added As A Co-sponsor COLLINS

H Assigned to Health Care Availability &

Access

01-02-08 H Added As A Joint Sponsor MCKEON

H Added As A Joint Sponsor O'BRIEN 01-02-09 H Added As A Joint Sponsor DAVIS,MONIQUE

01-02-15 H Added As A Co-sponsor LANG

01-02-20 H Added As A Co-sponsor BROSNAHAN

01-02-23 H Added As A Co-sponsor FORBY

H Added As A Co-sponsor SMITH, MICHAEL

H Added As A Co-sponsor FOWLER

01-02-28 H Added As A Co-sponsor SCULLY

01-03-14 H Amendment No.01 HEALTH CARE H

H Do Pass Amd/Stndrd Dbt/Vote 006-004-001

H Pled Cal 2nd Rdg Stndrd Dbt

01-03-16 H Fiscal Note Filed as amnded

H Cal 2nd Rdg Stndrd Dbt

01-03-20 H Added As A Co-sponsor ACEVEDO

H Added As A Co-sponsor SLONE H Added As A Co-sponsor FRANKS

H Added As A Co-sponsor KENNER

H Added As A Co-sponsor HOWARD

01-03-26 H Joint Sponsor Changed to SCULLY

H Added As A Co-sponsor CROTTY

01-03-28 H Second Reading-Stnd Debate

H Pld Cal 3rd Rdg-Stndrd Dbt

01-03-29 H 3rd Rdg-Stnd Dbt-Pass/Vote 062-053-001

01-03-30 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor WALSH,T

01-04-02 S First reading Referred to Sen Rules Comm

HB-0265 FLOWERS.

105 ILCS 5/18-8.05

Amends the School Code. In the State aid formula provisions, provides that days of attendance by pupils shall be counted only for sessions of not less than 6 clock hours of school work, excluding physical education, per day (instead of sessions of not less than 5 clock hours of school work per day). Effective July 1, 2001.

01-01-19 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H

Assigned to Approp-Elementary & Secondary Educ

Adopted

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0266 MADIGAN,MJ – DANIELS – CAPPARELLI – BRADLEY – ACEVEDO, LYONS, JOSEPH, FRITCHEY, DELGADO, COLLINS, GILES, BUGIELSKI AND MENDOZA.

40 ILCS 5/5-154	from Ch. 108 1/2, par. 5-154
40 ILCS 5/5-154.1	from Ch. 108 1/2, par. 5-154.1
40 ILCS 5/5-157	from Ch. 108 1/2, par. 5-157
40 ILCS 5/5-167.1	from Ch. 108 1/2, par. 5-167.1
40 ILCS 5/5-212	from Ch. 108 1/2, par. 5-212
20 II CC 905/9 25	· •••

Amends the Chicago Police Article of the Illinois Pension Code. Provides that if the Board finds that the disability of a policeman is of such a nature as to permanently ren-

1125 HB-0266—Cont.

der him or her totally disabled for any service of a remunerative character, the duty disability benefit shall be 75% of the current salary attached from time to time to the rank held by the policeman at the time of removal from the police department payroll. Removes the earnings limitation on disability benefits. Increases the child's duty disability pension from \$30 to \$100. Raises the minimum duty disability provision from 50% to 60% of current salary and makes it apply to benefits that have been payable for 7 (rather than 10) years. Increases the child's occupational disease disability pension from \$50 to \$100. Makes some of these changes retroactive to January 1, 2000. Removes the date restriction in a provision relating to credit for service while a member of the General Assembly. Extends the 3% annual increase in retirement pension to persons born in 1945, 1946, 1947, 1948, or 1949. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)
Based on 12/31/98 membership data, the estimated increase in accrued hiability due to HB 0266 is \$141.5 million. The increase in normal cost is estimated to be \$3.1 million and the annual payment needed to amortize the estimated increase in accrued liability over 40 years is \$7.0 million. Therefore, the estimated lst year cost of HB 0266 is estimated to be \$10.1 million, or 1.38% of payroll.

HOUSE AMENDMENT NO. 1.

In the provisions affecting the automatic annual increase, makes the changes retroactive to January 1, 2000 rather than January 1, 2001.

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

```
01-01-19 H Filed With Clerk
         H Added As A Joint Sponsor DANIELS
01-01-30 H First reading
                                    Referred to Hse Rules Comm
         н
                                    Pension Note Filed
         Н
                                    Committee Rules
01-01-31 H
                                    Assigned to Personnel & Pensions
01-02-06 H
                Amendment No.01
                                    PERS PENSION H
                                                             Adopted
         н
                Amendment No.02
                                    PERS PENSION H
                                                             Lost
                                                               005-006-000
         Н
                                    Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         H Added As A Co-sponsor LYONS, JOSEPH
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor COLLINS
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor BUGIELSKI
01-02-08 H Added As A Joint Sponsor CAPPARELLI
         H Added As A Joint Sponsor BRADLEY
         H Added As A Joint Sponsor ACEVEDO
         H Added As A Co-sponsor MENDOZA
01-02-20 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RADOGNO
01-02-21 S First reading
                                    Referred to Sen Rules Comm
01-04-06 S
                                    Assigned to Insurance & Pensions
                                    Recommended do pass 009-000-000
01-05-08 S
         S Placed Calndr, Second Rdg
01-05-14 S Added As A Co-sponsor MUNOZ
01-05-16 S Second Reading
         S Placed Calndr,3rd Reading
01-05-17 S Added as Chief Co-sponsor O'MALLEY
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor SMITH
         S Added As A Co-sponsor MOLARO
         S Added As A Co-sponsor LIGHTFORD
         S Added As A Co-sponsor DEL VALLE
```

```
01-05-17--Cont.
               S Added As A Co-sponsor TROTTER
                S Added As A Co-sponsor OBAMA
               S Added As A Co-sponsor SHAW
S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-06-14 H Sent to the Governor
      01-07-12 H Governor approved
               Η
                    Effective Date 01-07-12
               Н
                    PUBLIC ACT 92-0052
HB-0267
             POE - MITCHELL, BILL - CURRY, JULIE - KLINGLER - O'CONNOR,
             MITCHELL, JERRY,
                                   TENHOUSE, MCAULIFFE,
                                                                   BLACK
             JONES, JOHN.
   40 ILCS 5/14-110
                                    from Ch. 108 1/2, par, 14-110
  Amends the State Employee Article of the Illinois Pension Code to put highway
maintenance workers employed by IDOT or the Illinois State Toll Highway Authority
under the alternative (State Police) retirement formula. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      According to the system's actuary, HB 0267 would increase the
      accrued liability of SERS by $75.5 million. The increase in
      annual cost is estimated to be 0.05% of payroll in FY 2001
      ($2.0 million) and incrementally increase to 0.19% of payroll
      in FY 2010 ($8.5 million) and thereafter. According to SERS,
      HB 0267 would add 2,421 regular members of SERS to the alter-
      native formula.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension
      01-01-22 H Filed With Clerk
      01-01-30 H First reading
                                            Referred to Hse Rules Comm
               Н
                                            Pension Note Filed
               Η
                                            Committee Rules
      01-01-31 H
                                            Motion TO ASSIGN HB
               H
                                            TO PERSONNEL &
               H
                                            PENSIONS COMMITTEE
               Η
                                             -TENHOUSE
               Η
                                            Motion Failed
               Н
                                            Committee Rules
               H Added As A Joint Sponsor MITCHELL, BILL
               H Added As A Joint Sponsor CURRY, JULIE
      01-02-06 H
                                            Motion TO ASSIGN HB
               Н
                                            TO PERSONNEL &
               Н
                                            PENSIONS COMMITTEE
               Н
                                             TENHOUSE
               H
                                             Motion Failed
               Н
                                            Committee Rules
      01-02-07 H
                                             Assigned to Personnel & Pensions
      01-02-16 H Added As A Joint Sponsor KLINGLER
      01-03-01 H
                                             Motion Do Pass-Lost 004-000-006 HPPN
                                            Remains in CommiPersonnel & Pensions
      01-03-07 H Added As A Co-sponsor MITCHELL, JERRY
      01-03-16 H
                                             Do Pass/Short Debate Cal 011-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
               H Added As A Joint Sponsor O'CONNOR
               H Added As A Co-sponsor TENHOUSE
               H Added As A Co-sponsor MCAULIFFE
               H Added As A Co-sponsor BLACK
               H Added As A Co-sponsor JONES, JOHN
      01-03-22 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor MADIGAN,R
               S First reading
                                            Referred to Sen Rules Comm
      01-04-06 S
                                            Assigned to Insurance & Pensions
      01-05-03 S Added as Chief Co-sponsor NOLAND
               S Added as Chief Co-sponsor SULLIVAN
```

S Added as Chief Co-sponsor MYERS

```
01-05-08 S
                                             Recommended do pass 009-000-000
                S Placed Calndr, Second Rdg
      01-05-16 S Added as Chief Co-sponsor BOMKE
                S Second Reading
                S Placed Calndr,3rd Reading
      01-05-17 S Added As A Co-sponsor O'MALLEY
                S Added As A Co-sponsor WATSON
                S Added As A Co-sponsor MAHAR
               S Added As A Co-sponsor LUECHTEFELD
               S Third Reading - Passed 054-002-000
               H Passed both Houses
      01-06-14 H Sent to the Governor
      01-08-06 H Governor approved
                    Effective Date 01-08-06
               Н
                    PUBLIC ACT 92-0257
HB-0268
             DAVIS.MONIOUE.
  105 ILCS 5/10-22.6
                                    from Ch. 122, par. 10-22.6
  105 ILCS 5/34-19
                                    from Ch. 122, par. 34-19
  Amends the School Code. Lists offenses for which a pupil may be expelled for up to
one year. Effective July 1, 2001.
  HOUSE AMENDMENT NO. 1.
  Replaces the list of offenses with a requirement that a school board establish and, in
written form, compile and maintain definitions of those offenses that would result in
expulsion for up to one year. Prohibits a school board from expelling a student for more
than one year (instead of 2 years).
      FISCAL NOTE (State Board of Education)
      There would be no fiscal impact at the State level. An undeter-
      mined number of school districts will need to re-tool their
      expulsion policy if this bill is enacted. SBE is unable to
      quantify this cost.
      FISCAL NOTE, H-AM 1, 2 (State Board of Education)
      It is unclear how many school districts may have to amend their
      expulsion policies to add such definitions. The cost will
      likely be minimal.
      STATE MANDATES NOTE (State Board of Education)
      Same as SBE fiscal note.
      STATE MANDATES NOTE, H-AM 1, 2 (State Board of Education)
      Same as SBE fiscal note (H-ams 1 and 2).
      BALANCED BUDGET NOTE (Bureau of the Budget)
      Since HB 268 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 balanced budget note.
      01-01-22 H Filed With Clerk
      01-01-30 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Elementary & Secondary
                                               Education
      01-03-16 H
                       Amendment No.01
                                             ELEM SCND ED H
                                                                       Adopted
                                             Do Pass Amend/Short Debate 018-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H
                       Amendment No.02
                                             DAVIS, MONIQUE
               Н
                       Amendment referred to HRUL
               Н
                                             Fiscal Note Requested COWLISHAW
               н
                                             St Mandate Fis Nte Req COWLISHAW
               Н
                                             Balanced Budget Note Req COWLISHAW
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-22 H
                                             Fiscal Note Filed
                                             Fiscal Note Filed as amnded
               Н
                                             St Mandate Fis Note Filed
                                             St Mndt Fis Note Fld Amnd
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-23 H
                                             Balanced Budget Note Filed
                                             Bal Budget Note Fld as amnd
                                             DAVIS, MONIQUE
               Н
                       Amendment No.02
               H Recommends be Adopted HRUL/004-000-000
```

H Cal Ord 2nd Rdg-Shrt Dbt

HB-0268—Cont. 1128

```
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0269 WOJCIK - BOST AND LAWFER.

235 ILCS 5/5-1 from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Provides that a second-class wine-maker's license shall authorize the licensee to manufacture up to 150,000 (now 50,000) gallons of wine per year. Deletes the provision limiting the amount of wine a second-class wine-maker may sell directly to retailers. Increases the amount of wine a wine-maker's retail licensee may sell at retail in its licensed premises from 50,000 gallons to 150,000 gallons. Changes the provisions that authorize a wine-maker's retail licensee to operate a second location to authorize a wine-maker's retail licensee to operate one additional retail location per year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Decreases the amount of wine that a second-class wine-maker's licensee is authorized to manufacture from 150,000 gallons per year to 100,000 gallons per year. Restores the provision limiting the amount of wine a second-class wine-maker may sell directly to retailers. Decreases the amount of wine a wine-maker's retail licensee may sell at retail in its licensed premises from 150,000 gallons per year to 100,000 gallons per year. Replaces the provisions authorizing a wine-maker's retail licensee to operate one additional retail location per year with provisions authorizing a wine-maker's retail licensee to operate a maximum of 2 additional retail locations. Provides that a wine-maker's retail licensee does not need an additional license to conduct business at additional locations. Effective immediately.

SENATE AMENDMENT NO. 1.

```
Adds reference to: 235 ILCS 5/1-3.12 from Ch. 43, par. 95.12 235 ILCS 5/3-12 from Ch. 43, par. 108 from Ch. 43, par. 118
```

Deletes everything. Amends the Liquor Control Act of 1934. Changes the term "wine-maker's retail license" to "wine-maker's premises license". Provides that a wine-maker's premises licensee that concurrently holds a first-class wine-maker's license or second-class wine-maker's license can sell a specified amount of wine for use or consumption at additional locations. Provides that an entity that is engaged in the manufacturing of wine may not concurrently obtain and hold a wine-maker's license and wine manufacturer's license. Increases the amount of wine that first-class wine-makers and second-class wine-makers may manufacture. Changes certain license fees. Limits the amount of wine that a first-class wine-maker's licensee can sell to retailers. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 2.

```
Adds reference to:
235 ILCS 5/6-2 from Ch. 43, par. 120
```

Further amends the Liquor Control Act of 1934. Provides that, in a city or village with a population of 50,000 or less, any alderman, member of a city council, or member of a village board of trustees may receive a license under the Act and have a direct interest in the manufacture, sale, or distribution of alcoholic liquor at premises that are located within the territory subject to his or her jurisdiction if (i) the sale of alcoholic liquor pursuant to the license is incidental to the selling of food, (ii) the issuance of the license is approved by the State Commission, (iii) the issuance of the license is in accordance with all applicable local ordinances in effect where the premises are located, and (iv) the official granted a license does not vote on alcoholic liquor issues pending before the board or council to which the license holder is elected.

```
01-01-22 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor BOST
01-03-06 H Assigned to Executive
01-03-15 H Amendment No.01 EXECUTIVE H Adopted
Do Pass Amend/Short Debate 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-001
         H Added As A Co-sponsor LAWFER
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor JACOBS
         S First reading
                                     Referred to Sen Rules Comm
01-04-06 S
                                     Assigned to Executive
01-04-18 S Added As A Co-sponsor PHILIP
01-04-26 S
                                     Postponed
01-05-03 S
                                     Postponed
01-05-09 S
                Amendment No.01
                                     EXECUTIVE
                                                    S
                                                               Adopted
         S
                Amendment No.02
                                     EXECUTIVE S
                                                               Adopted
01-05-10 S
                                     Recmnded do pass as amend 011-000-000
         S Placed Calndr. Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-16 S Third Reading - Passed 056-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02
         H Motion Filed Concur
                Motion referred to
         Н
                                       HRUI.
         H Calendar Order of Concurren 01,02
01-05-22 H
                Mtn to Concur Referr ed HREV
         H Calendar Order of Concurren 01.02
01-05-23 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HREV/009-000-000
                                      Motion TO CONCUR SA
         H Recommends be Adopted HREV/007-002-000
         H H Concurs in S Amend 01,02/071-042-000
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-16 H Governor approved
              Effective Date 01-08-16
         Н
              PUBLIC ACT 92-0378
```

HB-0270 FEIGENHOLTZ – FLOWERS – GARRETT – SCHOENBERG AND YAR-BROUGH.

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Amends the "Medicaid" Article of the Illinois Public Aid Code. Provides for coverage of family planning services for persons whose income is less than 200% of the federal poverty level.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the "Medicaid" Article of the Illinois Public Aid Code. Makes changes substantially similar to those made by the bill as introduced, except makes coverage subject to federal approval and requires the Department of Public Aid to apply for federal approval.

```
FISCAL NOTE (Department of Public Aid)
The estimated fiscal impact is $9 million and
```

The estimated fiscal impact is \$9 million annually, however, only 10% of the expenditures would be the responsibility of

the State if a federal waiver, with a 90% federal match, is

granted.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-22 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Human Services

H Added As A Joint Sponsor FLOWERS

01-02-14 H Added As A Co-sponsor YARBROUGH

01-02-23 H Amendment No.01 HUMAN SERVS H Adopted
Do Pass Amend/Short Debate 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-02-27 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-02-28 H Added As A Joint Sponsor GARRETT

01-03-01 H Added As A Joint Sponsor SCHOENBERG

```
Fiscal Note Filed
01-03-21 H
         H Cal Ord 3rd Rdg-Short Dbt
                                       Re-Refer Rules/Rul 19(a)
01-04-06 H
```

GARRETT. HB-0271

625 ILCS 5/3-606.1

from Ch. 95 1/2, par. 3-606.1

Amends the Illinois Vehicle Code to allow retired members of the General Assembly who have served at least 2 years to receive retired member license plates (instead of retired members with 6 years of service or retired members over 62 years of age, who have served at least 4 years, and who have retired prior to the convening of the 83rd General Assembly).

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

01-01-23 H Filed With Clerk 01-01-30 H First reading

Referred to Hse Rules Comm Assigned to Constitutional Officers

01-01-31 H

Do Pass/Short Debate Cal 007-002-000

01-02-15 H

H Placed Cal 2nd Rdg-Shrt Dbt 01-02-16 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-02-22 H 3rd Rdg-Shrt Dbt-Lost/Vote 042-069-005

GRANBERG - FLOWERS - MAY - DAVIS, MONIQUE - BRADLEY, HB-0272 O'BRIEN AND REITZ.

20 ILCS 2520/5.5 new

Amends the Taxpayers' Bill of Rights Act. Provides that in the case of a taxpayer receiving a protestable notice, a bill, a claim denial or reduction regarding any tax, 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.

01-01-23 H Filed With Clerk

01-01-30 H First reading

Referred to Hse Rules Comm

01-01-31 H

Assigned to Revenue 01-02-02 H Added As A Co-sponsor O'BRIEN

01-02-06 H Added As A Joint Sponsor FLOWERS

H Added As A Co-sponsor REITZ

01-02-07 H Added As A Joint Sponsor MAY

01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Joint Sponsor BRADLEY

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0273 SAVIANO.

New Act

Creates the Automatic Sprinkler Contractors Act. Contains a short title only. SENATE AMENDMENT NO. I.

Deletes everything after the enacting clause. Creates the Fire Sprinkler Contractor Licensing Act. Authorizes the State Fire Marshal to regulate persons who hold themselves out to be in the business of or contract to install or repair a fire sprinkler system. Imposes licensure requirements. Imposes criminal and civil penalties for violations of the Act. Provides for deposit of fees and fines into the Fire Prevention Fund. Preempts home rule. Effective immediately.

01-01-23 H Filed With Clerk

01-01-30 H First reading

Referred to Hse Rules Comm

01-01-31 H Assigned to Executive

01-03-14 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor SAVIANO

Do Pass/Short Debate Cal 013-000-000 01-03-19 H

01-03-30 H Amendment No.01 SAVIANO

Н Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-03 H DAVIS, STEVE Amendment No.02

Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

1131

```
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                                            Tabled Pursnt to Rule 40(a) HA 01,02
               Н
               H 3rd Rdg-Shrt Dbt-Pass/Vote 091-022-002
      01-04-10 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-18 S Chief Sponsor DELEO
                                            Referred to Sen Rules Comm
               S First reading
      01-05-02 S
                                            Assigned to Licensed Activities
      01-05-10 S
                                            Recommended do pass 007-000-000
               S Placed Calndr, Second Rdg
      01-05-15 S Filed with Secretary
               S
                       Amendment No.01
                                            DELEO
               S
                       Amendment referred to SRUL
      01-05-16
               S
                       Amendment No.01
                                            DELEO
               S
                                             SLIC
                       Rules refers to
      01-05-17 S
                       Amendment No.01
                                            DELEO
                                            Be adopted
               S Second Reading
               S
                       Amendment No.01
                                            DELEO
                                                                      Adopted
               S Placed Calndr, 3rd Reading
      01-05-18 S Third Reading - Passed 056-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      01-05-30 H Primary Sponsor Changed To SAVIANO
               H H Noncocrs in S Amend 01
               S Secretary's Desk Non-concur 01
      01-05-31 S
                                            Mtn refuse recede-Sen Amend
               S S Refuses to Recede Amend 01
               S S Requests Conference Comm 1ST
HB-0274
            O'BRIEN - RIGHTER - CURRY, JULIE - HOLBROOK - REITZ AND
             BLACK.
  110 ILCS 305/21 new
  110 ILCS 520/11 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 at the beginning of each academic year, the university shall inform each of its students and the student's parents or guardian about meningitis and its transmission. Requires the University to recommend meningitis vaccination and, for those students deciding not to be vaccinated, to obtain a signed waiver indicating the student' receipt of the information provided and the student's rejection of the recommended vaccination. Requires any university facility that delivers health services to university students to offer meningitis vaccines. Effective July 1, 2001.

FISCAL NOTE (Board of Higher Education) If HB 274 were enacted, public universities would incur costs in two areas. First, each institution would incur administrative costs related to the notification requirements and the signed waiver receipts. It is not possible to quantify these costs, but they would likely be significant. Secondly, public universities would incur costs related to offering the vaccination. The legislation does not indicate whether institutions may charge sutdents for the vaccination. If there were no student co-payment, the cost of offering the vaccinations would range between \$1.1 million and \$1.5 million. The estimate assumes that individual meningitis vaccinations cost \$60 to \$75 each, and that the number of students taking the vaccination would be equal to 10% of the number of students enrolled in public universities in Fall 2000.

HOUSE AMENDMENT NO. 1.

Removes the provisions requiring a university to obtain a signed waiver from those students deciding not to be vaccinated. Provides that the requirement that a university

offer meningitis vaccines is subject to the availability of the vaccine from the manufacturer

HOUSE AMENDMENT NO. 2.

Removes the provisions requiring a university to obtain a signed waiver from those students deciding not to be vaccinated. Provides that the requirement that a university offer meningitis vaccines is subject to the availability of the vaccine from the manufacturer.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-23 H Filed With Clerk
    01-01-30 H First reading
                                         Referred to Hse Rules Comm
    01-01-31 H
                                         Assigned to Higher Education
    01-02-06 H Added As A Joint Sponsor RIGHTER
                                         Fiscal Note Filed
                                         Committee Higher Education
    01-02-23 H
                    Amendment No.01
                                         HIGHER ED H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-02-27 H
                    Amendment No.02
                                         O'BRIEN
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
                                         O'BRIEN
    01-03-13 H
                    Amendment No.02
             H Recommends be Adopted HRUL/005-000-000
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-15 H Second Reading-Short Debate
                    Amendment No.02
                                         O'BRIEN
                                                                 Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-27 H Added As A Joint Sponsor CURRY, JULIE
             H Added As A Joint Sponsor HOLBROOK
             H Added As A Joint Sponsor REITZ
             H Added As A Co-sponsor BLACK
             H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
    01-03-28 S Arrive Senate
             S Placed Calndr First Rdg
    01-04-03 S Chief Sponsor MYERS
    01-04-04 S First reading
                                         Referred to Sen Rules Comm
```

HB-0275 BROSNAHAN ~ FLOWERS ~ RYAN ~ DAVIS,MONIQUE ~ JONES,SHIRLEY, FEIGENHOLTZ, COLLINS, MCGUIRE AND YAR-BROUGH.

20 ILCS 105/4.02 from Ch. 23, par. 6104.02 20 ILCS 1705/50 from Ch. 91 1/2, par. 100-50 305 ILCS 5/5-5d new

Amends the Illinois Act on the Aging, the Mental Health and Developmental Disabilities Administrative Act, and the Illinois Public Aid Code. With respect to provisions for home and community-based services as an alternative to institutional care, provides that the eligibility standards for those services must include a provision that if eligibility for a particular home or community-based service is based on a person's functional need, every person with a similar functional need is eligible for that service, regardless of the person's age or the nature of the person's disability. Requires the Department on Aging, the Department of Human Services, and the Department of Public Aid to ensure that persons who may be or may become eligible for home or community-based services are notified of their right to receive those services; requires those departments to take other measures. Requires the departments to cooperate in developing transition teams to assist persons in making the transition from institutional care to home or community-based care and to perform other functions. Effective immediately.

FISCAL NOTE (Department on Aging) Estimated total initial cost is \$41,095,846:

•	initiated total initial cost is φ 11,0 > 5,0 10.		
	Maintenance Home Health	\$14.	,722,555
	Home-Delivered Meals	\$ 1.	,635,582
	Home Remodeling	. \$	694,057
	Respite	. \$	152,327
	Equipment and Home Remodeling	. \$	559,053
	Emergency Home Response	. \$	651,617
	Diagnostic Services		

HB-0275—Cont.

```
De-institutionalization ......$ 1,272,154
     Community Care Program ......$21,364,296
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-23 H Filed With Clerk
                                     Referred to Hse Rules Comm
   01-01-30 H First reading
                                     Assigned to Human Services
   01-01-31 H
                                     Fiscal Note Filed
   01-02-06 H
                                     Committee Human Services
                                     Re-assigned to The Disabled Community
   01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
   01-02-08 H Added As A Joint Sponsor RYAN
   01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
           H Added As A Joint Sponsor JONES, SHIRLEY
            H Added As A Co-sponsor COLLINS
   01-02-23 H Added As A Co-sponsor MCGUIRE
   01-02-28 H Primary Sponsor Changed To BROSNAHAN
           H Added As A Joint Sponsor FLOWERS
    01-03-07 H Added As A Co-sponsor YARBROUGH
                                      Re-Refer Rules/Rul 19(a)
    01-03-16 H
```

HB-0276 STEPHENS - HOLBROOK - HOFFMAN - DAVIS,STEVE - RYDER.

20 ILCS 3410/20 new

30 ILCS 105/5.545 new

Amends the Illinois Historic Preservation Act and the State Finance Act. Authorizes the Historic Preservation Agency to develop and administer a pilot program of grants available in Madison, Monroe, St. Clair, and Clinton counties for various costs of identifying, acquiring, or restoring historic sites. Limits each grant to the lesser of 75% of a project's costs or \$75,000. Limits a grant recipient to one grant per site per fiscal year and requires matching funds. Authorizes the Historic Preservation Agency to adopt necessary rules and enter into necessary contracts. Creates a special fund in the State treasury to fund the grants. Requires the investment of excess funds. Requires that returns on fund investments be retained in the special fund. Effective immediately.

FISCAL NOTE (Historic Preservation Agency)
It is not possible to estimate with any precision the fiscal impact of HB276. However, assuming there would be no more than 20 grants per year, \$20,000 would be needed; assuming there would be 21 to 40 grants per year, it would be necessary to hire a full-time archaeologist at a cost of \$61,796; and, assuming there would be more than 40 grants per year, it would

be necessary to hire a full-time archaeologist and a full-time grants assistant at a cost of \$119,882.

HOUSE AMENDMENT NO. 1.

Adds reference to: 20 ILCS 3410/2

from Ch. 127, par. 133d2

20 ILCS 3420/10 new Deletes everything. Amends the Illinois Historic Preservation Act, the Illinois State Agency Historic Resources Preservation Act, and the State Finance Act. Authorizes the Historic Preservation Agency to develop and administer a pilot program of grants available to persons required by the Illinois State Agency Historic Resources Preservation Act to conduct certain archaeological or historic site survey projects. Limits availability of the grants to persons in counties with more than 250,000 population, or counties adjacent to such a county, that have more than 40% of their area within an area deemed of high probability for archaeology under the Illinois State Agency Historic Resource Preservation Act. Limits each grant to the lesser of a percentage of a project's costs or \$75,000. Limits a grant recipient to one grant per site per fiscal year and requires matching funds. Authorizes the Historic Preservation Agency to adopt necessary rules and enter into necessary contracts. Creates a special fund in the State treasury to fund the grants. Requires the investment of excess funds. Requires that returns on fund investments be retained in the special fund. Establishes a process for appealing the Historic Preservation Agency's requirement for certain archaeological or survey projects under the Illinois State Agency Historic Resources Preservation Act. Effective immediately.

HOUSE AMENDMENT NO. 2.

Redefines adjacent counties to which the grant program is applicable as adjacent counties with more than 30%, rather than 40%, of their area falling within the high probability area for archaeology. Provides that a grant amount may not exceed 50% of the project amount for a Phase II survey.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-24 H Filed With Clerk
    01-01-30 H First reading
                                         Referred to Hse Rules Comm
    01-01-31 H
                                         Assigned to State Government
                                           Administration
                                         Fiscal Note Filed
    01-02-09 H
                                         Committee State Government Administration
            Η
                                                                 Adopted
                                         STE GOV ADMIN H
    01-02-23 H
                    Amendment No.01
            н
                                         Do Pass Amend/Short Debate 005-003-000
            H Placed Cal 2nd Rdg-Shrt Dbt
    01-02-27 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
    01-02-28 H Added As A Joint Sponsor STEPHENS
            H Added As A Joint Sponsor HOFFMAN
            H Added As A Joint Sponsor DAVIS, STEVE
    01-03-21 H Rolld 2nd Rdg-Short Debate
            н
                    Amendment No.02
                                        HOLBROOK
            Η
                    Amendment referred to HRUL
           · H Held 2nd Rdg-Short Debate
    01-03-23 H Added As A Joint Sponsor RYDER
                    Amendment No.02
                                        HOLBROOK
    01-03-26 H
            H Recommends be Adopted HRUL/004-000-000
            Н
                    Amendment No.02
                                        HOLBROOK
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-27 H Primary Sponsor Changed To STEPHENS
            H Added As A Joint Sponsor HOLBROOK
    01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
            S Arrive Senate
            S Placed Calndr First Rdg
             S Chief Sponsor WATSON
    01-03-29 S First reading
                                         Referred to Sen Rules Comm
    01-04-17 S Added As A Co-sponsor BOWLES
```

HB-0277 HOLBROOK.

820 ILCS 405/232.2 new

NOTE(S) THAT MAY APPLY: Fiscal

Amends the Unemployment Insurance Act. Provides that the term "employment" does not include services performed by a person as a referee of an amateur sporting vent employed by an organization exempt from federal income taxation under Section 01(c)(3) of the federal Internal Revenue Code and who is paid gross annual compensa-on not exceeding \$5,000 for those services. Effective immediately.

01-01-24 H Filed With Clerk

of of 24 if thed with Clerk	
01-01-30 H First reading	Referred to Hse Rules Comm
01-01-31 H	Assigned to Labor
. 01-03-16 H	Re-Refer Rules/Rul 19(a)
HB-0278 MCGUIRE.	
35 ILCS 105/2	from Ch. 120, par. 439.2
35 ILCS 110/2	from Ch. 120, par. 439.32
35 ILCS 115/2	from Ch. 120, par. 439.102
35 ILCS 120/1	from Ch. 120, par. 440

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Taxes Internet sales.

```
01-01-24 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
02-02-13 H Assigned to Revenue
02-02-22 H Re-Refer Rules/Rul 19(a)
```

1135 HB-0279

HB-0279 GILES - BURKE.

New Act

Creates the Emergency Medical Dispatch Act. Provides that a person may not represent himself or herself as an emergency medical dispatcher unless he or she is certified as an emergency medical dispatcher by the Department of Public Health. Provides that a person may not conduct a training course for emergency medical dispatchers unless he or she is certified to do so by the Department. Provides that the Department shall issue certificates to persons who meet certain minimum requirements. Provides that the Department shall grant certification to persons certified by the National Academy of Emergency Medical Dispatch.

HOUSE AMENDMENT NO. 1.

Adds reference to: 210 ILCS 50/3.70

Changes the definition of "medical director" to provide a medical director shall be a physician licensed to practice medicine in all of its branches rather than a licensed physician. Also amends the Emergency Medical Services (EMS) Systems Act. Provides that the Department of Public Health has the responsibility to establish an annual recertification requirement for Emergency Medical Dispatchers, including continuing education requirements. Provides that the Department may waive Emergency Medical Dispatcher requirements based on whether the previously-attended dispatcher training program merits automatic recertification for the dispatcher.

FISCAL NOTE (Department of Public Health)

HB 279 will create a minimal fiscal impact on the Department.

It would add a re-certification process and verification of

continuing education to the existing program. It is believed that the extra workload could be absorbed within the Depart-

ment's existing staff. HOUSE AMENDMENT NO. 2.

Deletes reference to:

New Act

Deletes the provisions creating the Emergency Medical Dispatch Act.

SENATE AMENDMENT NO. 1.

Changes the definition of "Emergency Medical Dispatcher". Makes additional changes concerning the authority of the Illinois Department of Public Health under the Act. Adds a January 1, 2002 effective date.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that HB 279 be amended as follows: Provides that prearrival support instructions be provided in a "non-discriminatory" rather than a "non-discretionary" manner. Requires each "EMS Medical Director" rather than each "EMD and EM' Agency" to report to the Department whenever an action has taken place that may a quire the revocation or suspension of a certificate issued by the Department.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-24	Н	Filed With Clerk	
01-01-30	Н	First reading	Referred to Hse Rules Comm
01-02-06	Н		Assigned to Executive
01-03-01	Н	Amendment No.01	EXECUTIVE H Adopted
	Η		Do Pass Amend/Short Debate 013-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
01-03-14	Н		Fiscal Note Filed
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
01-03-20	Н	Amendment No.02	BURKE
	Н	Amendment referred to	HRUL
	Н	Cal Ord 2nd Rdg-Shrt Dbt	
01-03-21	Н	Amendment No.02	BURKE
	Н	Recommends be Adopted HR	RUL/005-000-000
	Н	Amendment No.03	BURKE
	Н	Amendment referred to	HRUL
	Η	Cal Ord 2nd Rdg-Shrt Dbt	
01-03-26	Н	Amendment No.03	BURKE
	Н	Recommends be Adopted HF	RUL/004-000-000
	Η	Second Reading-Short Debat	e
	Η	Held 2nd Rdg-Short Debate	

	01-03-28	Н	Amendment No.02 Amendment No.03	BURKE BURKE	Adopted Withdrawn
		H	Held 2nd Rdg-Short Debate		
	01-03-29	H	Pld Cal 3rd Rdg-Shrt Dbt		
		H H	RcIld 2nd Rdg-Short Debate Amendment No.04	BURKE	
		Н	Amendment referred to		
		Ĥ	Held 2nd Rdg-Short Debate		
	01-04-05			BURKE	
		н	Rules refers to	HEXC	
		Н	Held 2nd Rdg-Short Debate	CH ES	
		Н	Primary Sponsor Changed To	GILES	
	01-04-06		Pld Cal 3rd Rdg-Shrt Dbt	Tabled Pursnt to Rule 40(a)	H A #/
		Н	3rd Rdg-Shrt Dbt-Pass/Vote (1401ed Fulsik to Kule 40(4)	11/1 11-1
		п	Added As A Joint Sponsor B	URKE	
			Arrive Senate		
	01-0-10	Š	Placed Calndr First Rdg		
	01-04-17		Chief Sponsor TROTTER		
	01-04-18	S	First reading	Referred to Sen Rules Com	
	01-05-02			Assigned to Public Health &	
	01-05-08	S	Amendment No.01	PUB HEALTH S	Adopted
		S		Recmnded do pass as amend	1 007-003-000
	04 07 10		Placed Calndr, Second Rdg		
	01-05-10	5	Second Reading Placed Calndr,3rd Reading		
	01.05.17	0	Third Reading - Passed 057-0	000-000	
	01-05-17	Н	Arrive House	,00	
	01.05.10		Place Cal Order Concurrence	: 01	
	01-05-24	Н	Motion Filed Concur		
		Н	Motion referred to	HRUL	
			Calendar Order of Concurren		
	01-05-31		D. I. I. A. I IXI	Motion TO CONCUR SA	
		Н	Recommends be Adopted HF H Concurs in S Amend 01/10	S 011 000	
			Passed both Houses	55-011-000	
	01-06-07		Sent to the Governor		
			Governor Amendatory Veto		
			Placed Cal Amendatory Veto)	
	01-11-13	Н	Mtn fild accept amend veto #	1/GILES	
		H		HRUL	
			Recommends be Adopted HF		
	01.11.14		Placed Cal Amendatory Veto		
			Accept Amnd Veto-House Pa Placed Cal Amendatory Veto		
	01-11-2/		Mtn fild accept amend veto T		
	01-11-28		Accept Amnd Veto-Sen Pass		
	01-11 20		Bth House Accept Amend Vo		
	01-12-12		Return to Gov-Certification		
			Governor certifies changes		
		Н	Effective Date 02-01-01		
		Н	PUBLIC ACT 92-0506		
ľ	280 RI	IR.	KE - MORROW - MEND	OZA - COLLINS - MUR	PHY. SCHOE

HB-0280 BURKE – MORROW – MENDOZA – COLLINS – MURPHY, SCHOEN-BERG, MCKEON, LANG, BLACK, FLOWERS, JONES,LOU, JONES,SHIRLEY, GILES, DAVIS,MONIQUE, HOWARD, YOUNGE, MILLER, YARBROUGH, STROGER, KENNER, TURNER,ART, JOHN-SON, OSMOND AND HOLBROOK.

35 ILCS 200/15-10

Amends the Property Tax Code. Provides that, after January 31, 2002, the titleholder or the owner of the beneficial interest of property exempt from taxation under the religious purposes, orphanages, or school and religious purposes exemption is not required to file the affidavit required to be filed with the chief county assessment officer by exempt organizations each January 31 stating whether there has been a change in ownership or use of the property. Provides that, thereafter, if there is a change in ownership or use, the titleholder or the owner of the beneficial interest shall notify the chief county assessment officer. Effective immediately.

FISCAL NOTE (Department of Revenue)
HB 280 is a matter of local jurisdiction and has no fiscal impact on the Department or the State.

HOUSE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 200/15-5 35 ILCS 200/15-10 35 ILCS 200/15-40

Deletes everything. Amends the Property Tax Code. Provides that in counties with a population of 3,000,000 or more, the board of review shall transmit to the county assessor's office, within 14 days of receipt of an application for exemption from property taxes, a copy of any application that requests exempt status under the religious purposes, orphanages, or school and religious purposes provision. Excuses owners of property exempt under the religious purposes, orphanages, and school and religious purposes exemption from filing an annual affidavit stating whether there has been a change in ownership or use of the property. Provides that, in Cook County, whenever any interest in a property exempt under the religious purposes, orphanages, and school and religious purposes exemption is transferred, notice of that transfer must be filed with the county recorder. Provides that the chief county assessment officer shall prepare and make available a form notice for this purpose and that whenever a notice is filed, the county recorder shall transmit a copy of that recorded notice to the chief county assessment officer within 14 days after receipt. Effective January 1, 2002.

HOUSE AMENDMENT NO. 2.

```
Changes the effective date to immediately (now, January 1, 2002).
   01-01-24 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
            H Added As A Joint Sponsor MORROW
            H Added As A Joint Sponsor MENDOZA
            H Added As A Joint Sponsor COLLINS
   01-02-08 H Added As A Co-sponsor MCKEON
   01-02-14 H Joint Sponsor Changed to MURPHY
            H Added As A Co-sponsor SCHOENBERG
   01-02-15 H Added As A Co-sponsor LANG
   01-03-01 H Added As A Co-sponsor BLACK
   01-03-06 H
                                       Assigned to Executive
   01-03-14 H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor JONES, LOU
   01-03-15 H
                                       Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor JONES, SHIRLEY
   01-03-16 H Added As A Co-sponsor GILES
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor YOUNGE
            H Added As A Co-sponsor MILLER
            H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor STROGER
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor TURNER, ART
   01-03-20 H Added As A Co-sponsor JOHNSON
   01-03-22 H
                                       Fiscal Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-29 H
                   Amendment No.01
                                       BURKE
                   Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-04-02 H
                   Amendment No.01
                                       BURKE
            Н
                   Rules refers to
                                         HEXC
            H Cal Ord 2nd Rdg-Shrt Dbt
                                       BURKE
   01-04-03 H
                   Amendment No.01
            H Recommends be Adopted HEXC/011-000-000
            Η
                   Amendment No.02
                                       BURKE
                   Amendment referred to HRUL
            Н
            H Second Reading-Short Debate
                   Amendment No.01
                                       BURKE
                                                                Adopted
            H
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Rolld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
            H Added As A Co-sponsor OSMOND
```

```
BURKE
01-04-04 H
                 Amendment No.02
         H Recommends be Adopted HRUL/005-000-000
                                     BURKE
                                                               Adopted
                 Amendment No.02
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor JONES, E
         S Added as Chief Co-sponsor HENDON
         H Added As A Co-sponsor HOLBROOK
01-04-06 S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Revenue
                                     Recommended do pass 007-000-000
01-05-03 S
         S Placed Calndr, Second Rdg
01-05-09 S Second Reading
         S Placed Caindr, 3rd Reading
01-05-16 S Added As A Co-sponsor ROSKAM
           Third Reading - Passed 057-000-000
         H Passed both Houses
01-06-14 H Sent to the Governor
01-08-10 H Governor approved
              Effective Date 01-08-10
         Η
         Η
              PUBLIC ACT 92-0333
```

HB-0281 FEIGENHOLTZ – BLACK – JONES,LOU – HOWARD – JOHNSON, BO-LAND, KRAUSE, GARRETT, MCGUIRE, LANG, OSTERMAN, TUR-NER,ART, TENHOUSE, DAVIS,STEVE, KOSEL, DELGADO, SCHMITZ, JONES,JOHN, MYERS,RICHARD, BELLOCK, BOST, WIRSING, MCK-EON, SCOTT, SOTO, FRANKS, MENDOZA, ACEVEDO, MAY, WIN-TERS, FLOWERS, MITCHELL,BILL, CURRY,JULIE, FOWLER, FORBY, YARBROUGH, HOEFT, LINDNER, RYDER, ZICKUS, SCHOEN-BERG, BEAUBIEN, WINKEL, MITCHELL,JERRY AND LY-ONS,EILEEN.

New Act

Creates the Community Health Center Expansion Act. Authorizes the Department of Public Health to make grants to community providers for the purpose of (i) establishing new community health center sites to provide primary health care services to medically underserved populations or areas or (ii) providing primary health care services to the uninsured population of Illinois. Effective immediately.

```
FISCAL NOTE (Department of Public Health)
   Since the program is subject to appropriation, the funding
   level would determine the availability of grants.
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-24 H Filed With Clerk
   01-01-30 H First reading
                                          Referred to Hse Rules Comm
   01-01-31 H Added As A Joint Sponsor BLACK
H Added As A Joint Sponsor JONES,LOU
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor JOHNSON
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor KRAUSE
             H Added As A Co-sponsor GARRETT
             H Added As A Co-sponsor MCGUIRE
             H Added As A Co-sponsor LANG
             H Added As A Co-sponsor OSTERMAN
             H Added As A Co-sponsor TURNER, ART
             H Added As A Co-sponsor TENHOUSE
             H Added As A Co-sponsor DAVIS, STEVE
                                          Assigned to Human Services
   01-02-06 H Added As A Co-sponsor KOSEL
             H Added As A Co-sponsor DELGADO
```

H Added As A Co-sponsor DELGADO
H Added As A Co-sponsor SCHMITZ
H Added As A Co-sponsor JONES, JOHN
H Added As A Co-sponsor MYERS, RICHARD
H Added As A Co-sponsor BELLOCK
H Added As A Co-sponsor BOST
H Added As A Co-sponsor WIRSING
H Added As A Co-sponsor MCKEON
H Added As A Co-sponsor SCOTT

H Added As A Co-sponsor SCOTT H Added As A Co-sponsor SOTO H Added As A Co-sponsor FRANKS 1139 HB-0281—Cont.

```
01-02-07 H Added As A Co-sponsor MENDOZA
        H Added As A Co-sponsor ACEVEDO
        H Added As A Co-sponsor MAY
01-02-08 H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor CURRY, JULIE
01-02-09 H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor FORBY
01-02-14 H Added As A Co-sponsor YARBROUGH
01-02-15 H
                                    Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-16 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-02-20 H Added As A Co-sponsor HOEFT
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor RYDER
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor LYONS, EILEEN
01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-02-27 S Arrive Senate
        S Placed Calndr First Rdg
        S Chief Sponsor DONAHUE
        S First reading
                                    Referred to Sen Rules Comm
01-03-15 S
                                    Fiscal Note Filed
                                    Committee Rules
```

HB-0282 GARRETT - MILLER - BOLAND - OSTERMAN - SCHOENBERG.

20 ILCS 655/4.1 new

Amends the Illinois Enterprise Zone Act. Provides that the territorial jurisdiction of Waukegan, North Chicago, and Zion may be designated as an enterprise zone.

HOUSE AMENDMENT NO. 1.

HOUSE AMENDMENT NO. 2. Changes "zone" to "zones". HOUSE AMENDMENT NO. 3. Deletes reference to:

Further amends the Illinois Enterprise Zone Act. Provides that an enterprise zone may be created by the corporate authorities of Waukegan, North Chicago, and Zion in territory that is located within the territorial jurisdiction of those municipalities and that meets all of the qualifications for enterprise zones under the Act. Provides that the creation of that enterprise zone is subject to approval by the Director of Commerce and Community Affairs.

```
STATE DEBT NOTE (Economic and Fiscal Commission)
HB 282 would not affect the bonding authorization of the State,
and, therefore, has no direct impact on the level of State
indebtedness.
STATE DEBT NOTE, H-AM 1 (Economic and Fiscal Commission)
Same as previous note.
FISCAL NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Because the number of new enterprise zones resulting from this
legislation is unknown, a reasonable estimate of the fiscal
impact on the Department cannot be made at this time. In addi-
tion, there will be an unknown amount of tax revenue loss to
the State due to new enterprise zones.
FISCAL NOTE, H-AM 3
(Department of Commerce and Community Affairs)
The fiscal impact to certify and monitor new enterprise zones
is estimated to be up to $300 each time an enterprise zone is
established or amended. In addition, there will be an unknown
tax revenue loss to the State due to new enterprise zones.
```

HB-0282—Cont. 1140

20 ILCS 655/4.1 new Adds reference to: 20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Deletes everything. Amends the Illinois Enterprise Zone Act. Provides that in 2002 and thereafter, 5 enterprise zones, in addition to those enterprise zones currently authorized by law, may be certified by the Department of Commerce and Community Affairs.

HOUSE AMENDMENT NO. 4.

Deletes reference to: 20 ILCS 655/4.1 new Adds reference to: 20 ILCS 655/5.3

from Ch. 67 1/2, par. 608

Deletes everything. Amends the Illinois Enterprise Zone Act. Provides that in 2002 and until December 31, 2006, a total of 5 enterprise zones, in addition to those enterprise zones currently authorized by law, may be certified by the Department of Commerce and Community Affairs.

			unity Affairs.		
	01-01-24	Н	Filed With Clerk		
	01-01-30	Η	First reading	Referred to Hse Rules Comi	
	01-01-31	Н		Assigned to Commerce & B	usiness
				Development	
	01-02-23	Н	Amendment No.01	COMM BUSS DEV H	Adopted
		Н		Do Pass Amend/Short Deba	te 008-002-001
		Н	Placed Cal 2nd Rdg-Shrt Dbt		
	01-02-26	Н		State Debt Note Filed	
		Η		St Debt Note Fld as amende	d BY HOUSE
				AMEND #1	
		Н	Cal Ord 2nd Rdg-Shrt Dbt		
	01-02-28	Н		Fiscal Note Filed as amnded	!
		Н	Amendment No.02	GARRETT	
		Н		HRUL	
		Η	Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-13	Н	Amendment No.02	GARRETT	
			Recommends be Adopted HR	UL/005-000-000	
		Н	Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-21	Н	Amendment No.03	GARRETT	
		Н	Amendment referred to	HRUL	
		Н	Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-26			GARRETT	
		Н	Rules refers to	HCBD	
			Cal Ord 2nd Rdg-Shrt Dbt		
	01-03-27		Amendment No.03	GARRETT	
			Recommends be Adopted HC		
		Н	Amendment No.04	GARRETT	
		Н	Amendment referred to		
			Second Reading-Short Debate		
	01 02 20		Held 2nd Rdg-Short Debate		
	01-03-29		HILLS IDE OF THE	Fiscal Note Filed as amnded	
			Held 2nd Rdg-Short Debate	H I ED	
	01 02 20		Added As A Joint Sponsor M		
•	01-03-30		Amendment No.04	GARRETT	
		Н	Recommends be Adopted HR Amendment No.02		4.5
		Н		GARRETT GARRETT	Adopted
		Н		GARRETT	Adopted
			Pld Cal 3rd Rdg-Shrt Dbt	GARRETT	Adopted
(01-04-03	H	Added As A Joint Sponsor Bo	OLAND	
	1		Added As A Joint Sponsor Of	STERMAN	
(Added As A Joint Sponsor SC		
			3rd Rdg-Shrt Dbt-Pass/Vote 1		
(01-04-05		Arrive Senate	15-000-000	
			Placed Calndr First Rdg		
(01-04-06		Chief Sponsor LINK		
				Referred to Sen Rules Comr	n
			Added as Chief Co-sponsor C	EU-KABIS	11
		Š	Added as Chief Co-sponsor P	ETERSON	

1141 HB-0283

HB-0283 CURRY, JULIE.

105 ILCS 5/13A-2.5 105 ILCS 5/13A-4

Amends the Safe Schools Law of the School Code. Provides that if a student (i) enrolls in a school district on or after the effective date of this amendatory Act, (ii) immediately before enrolling, attended school within the Department of Corrections school district, and (iii) was enrolled in a school district in this State immediately before being transferred into the Department of Corrections school district, then the student must be immediately transferred to an alternative school program. Provides that the student may not be returned to the regular educational program in the public schools of any school district until the student has attended an alternative school program for at least one semester. Effective July 1, 2001.

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

01-01-24 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Elementary & Secondary

Education

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0284 MITCHELL,BILL – BOST – DAVIS,MONIQUE – HOLBROOK, MORROW, YARBROUGH, O'BRIEN, REITZ AND HARTKE.

Appropriates \$2,000,000 from the General Revenue Fund to the Department of Commerce and Community Affairs to distribute to agencies that administer the low-income home energy assistance program (LIHEAP) under the Energy Assistance Act of 1989 to enable those agencies to hire additional staff to expedite the application process for that program. Effective immediately.

01-01-24 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Appropriations-General Services

01-02-06 H Added As A Joint Sponsor BOST

01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Co-sponsor MORROW

01-02-16 H Added As A Joint Sponsor HOLBROOK 01-02-20 H Added As A Co-sponsor YARBROUGH

01-03-05 H Added As A Co-sponsor O'BRIEN

01-03-09 H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HARTKE
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0285 MITCHELL,BILL – BOST – DAVIS,MONIQUE, BLACK, YARBROUGH, POE AND O'BRIEN.

305 ILCS 20/6 from Ch. 111 2/3, par. 1406

320 ILCS 25/4.5 new

Amends the Energy Assistance Act of 1989 and the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that a persor who either (i) has been determined eligible for a grant or pharmaceutical assistance under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutica. Assistance ("Circuit Breaker") Act or (ii) has an annual household income of less than \$40,000 and either is 65 years of age or older or is a disabled person as defined in that Act is eligible for assistance under the Energy Assistance Act of 1999. (Under current law, eligibility is based on an annual income eligibility limit set by DCCA, which may not be higher than 150% of the federal poverty level.) Provides that persons eligible under the "Circuit Breaker" Act are automatically entitled to energy assistance without having to file a separate application. Requires the Department of Revenue to supply DCCA with a list of all persons determined eligible under the "Circuit Breaker" Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

In the Energy Assistance Act of 1989, deletes language providing that any person with an annual household income of less than \$40,000 and who is either 65 years of age or a disabled person is eligible to apply for assistance. Restores language providing that a person whose household income is not greater than an amount determined annually by the Department, in consultation with the Policy Advisory Council, may apply for as-

sistance, and that, in setting the annual eligibility level, the Department shall consider the amount of available funding and may not set a limit higher than 150% of the federal nonfarm poverty level.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-24 H Filed With Clerk
    01-01-30 H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Revenue
    01-01-31 H
    01-02-06 H Added As A Joint Sponsor BOST
             H Added As A Co-sponsor BLACK
    01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
    01-02-20 H Added As A Co-sponsor YARBROUGH
    01-03-01 H Added As A Co-sponsor POE
    01-03-05 H Added As A Co-sponsor O'BRIEN
    01-03-08 H
                    Amendment No.01
                                        REVENUE
                                                     Н
                                                                Adopted
                                                                  003-000-000/
            н
                                                                  SUB
                                        Remains in CommiRevenue
             Н
                                        Re-Refer Rules/Rul 19(a)
    01-03-16 H
```

HB-0286 CURRY, JULIE - JOHNSON - RYAN.

725 ILCS 120/4.5

Amends the Rights of Crime Victims and Witnesses Act. Provides that upon the submission of a one-time request with the State's Attorney of the County where the prisoner was prosecuted (rather than separate written requests), the victim of a violent crime and other concerned persons shall receive the notifications of a prisoner's status as provided in the Act. Effective immediately.

```
01-01-24 H Filed With Clerk
01-01-30 H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Judiciary II - Criminal Law
01-01-31 H
01-02-28 H Primary Sponsor Changed To CURRY, JULIE
         H Added As A Joint Sponsor JOHNSON
         H Added As A Joint Sponsor RYAN
01-03-16 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0287 JOHNSON.

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)
HB287 would probably have little or no fiscal impact as there
are few ERI participants likely to forfeit the enhanced (ERI)
annuity, as required by current law, by serving as an elected
official. Therefore, removing the prohibition against simul-
taneously receiving an annuity (based on ERI age enhancement
and service credit) and serving as an elected county official
would allow some members to participate in an ERI (for regular
IMRF service) and continue serving as an elected official.
```

```
E(S) THAT MAY APPLY: Pension
   1-01-24 H Filed With Clerk
    -01-30 H First reading
                                         Referred to Hse Rules Comm
    -01-31 H
                                         Assigned to Personnel & Pensions
    -02-06 H
                                         Pension Note Filed
                                         Committee Personnel & Pensions
   1-03-16 H
                                         Re-Refer Rules/Rul 19(a)
 88
         JOHNSON.
AU ILCS 5/3-110
                                from Ch. 108 1/2, par. 3-110
```

30 ILCS 805/8.25 new

Amends the Downstate Police Article of the Pension Code to allow purchase of service credit for up to 2 years of military service not immediately preceded by employment. Allows purchase at a reduced interest rate for 6 months. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

1143 HB-0288—Cont.

```
The impact of HB288 cannot be determined as the number of
      members who will purchase the military service credit is un-
      known. For some employees, the employee contributions required
      by HB288 may not cover the entire cost of the purchased mili-
      tary service credit.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-01-24 H Filed With Clerk
      01-01-30 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to Personnel & Pensions
      01-02-06 H
                                             Pension Note Filed
                                             Committee Personnel & Pensions
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0289
             JOHNSON - CROSS - MATHIAS - BELLOCK.
    5 ILCS 420/4A-102
                                    from Ch. 127, par. 604A-102
    5 ILCS 420/4A-103
                                    from Ch. 127, par. 604A-103
    5 ILCS 420/4A-104
                                    from Ch. 127, par. 604A-104
    5 ILCS 420/4A-106
                                    from Ch. 127, par. 604A-106
  Amends the Illinois Governmental Ethics Act. Provides that a person whose multiple
offices or positions each require a statement of economic interests need file only one
statement with the Secretary of State, for offices and positions required to file with the
Secretary of State, or one statement with a county clerk, for offices and positions re-
quired to file with that county clerk.
      01-01-24 H Filed With Clerk
      01-01-30 H First reading
                                             Referred to Hse Rules Comm
      01-01-31 H
                                             Assigned to State Government
                                                Administration
      01-02-16 H
                                             Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Joint Sponsor CROSS
      01-02-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
               H Added As A Joint Sponsor MATHIAS
               H Added As A Joint Sponsor BELLOCK
      01-02-27 S Arrive Senate
                S Placed Calndr First Rdg
      01-03-07 S Chief Sponsor KARPIEL
                                             Referred to Sen Rules Comm
                S First reading
      01-04-06 S
                                             Assigned to Executive
      01-04-26 S
                                             Recommended do pass 013-000-000
               S Placed Caindr, Second Rdg
      01-05-01 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-02 S Third Reading - Passed 057-000-000
               H Passed both Houses
      01-05-31 H Sent to the Governor
      01-07-20 H Governor approved
                    Effective Date 02-01-01
               Н
                    PUBLIC ACT 92-0101
HB-0290
             JOHNSON - BELLOCK.
  110 ILCS 305/8
                                    from Ch. 144, par. 29
                                    from Ch. 144, par. 658e
  110 ILCS 520/8e
  110 ILCS 660/5-85
  110 ILCS 665/10-85
  110 ILCS 670/15-85
  110 ILCS 675/20-85
  110 ILCS 680/25-85
  110 ILCS 685/30-85
```

Amends various Acts relating to the governance of the public universities in Illinois. Subject to certain other admission requirements, requires a university to admit an applicant for admission to the university as an undergraduate student if the applicant graduated in one of the 2 school years preceding the academic year for which the applicant is applying for admission from an approved high school with a grade point average in the

110 ILCS 690/35-85

top 5% percent of the student's high school graduating class. Requires the university, after admitting the applicant, to review the applicant's record and any other factor the university considers appropriate to determine whether the applicant may require additional preparation for college-level work or would benefit from inclusion in a retention program.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-24 H Filed With Clerk
    01-01-30 H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Higher Education
    01-01-31 H
    01-02-23 H
                                          Do Pass/Short Debate Cal 013-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
              H Added As A Joint Sponsor BELLOCK
    01-03-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 102-003-008
    01-03-07 S Arrive Senate
              S Placed Calndr First Rdg
              S Chief Sponsor KARPIEL
              S First reading
                                          Referred to Sen Rules Comm
```

HB-0291 JOHNSON - MCCARTHY - LYONS, EILEEN - MOFFITT AND BEL-LOCK.

230 ILCS 10/13.2 new

Amends the Riverboat Gambling Act. Beginning January 1, 2002, imposes an additional tax on adjusted gross receipts at a rate such that a licensee may retain exactly 20% of adjusted gross receipts after the payment of all taxes imposed under the Act. Provides that the tax shall be paid into the State Gaming Fund.

HOUSE AMENDMENT NO. 1.

Further amends the Riverboat Gambling Act. Provides that the supplemental tax shall be imposed on adjusted gross income rather than adjusted gross receipts. Defines the term "adjusted gross income".

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-24 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Executive
   01-02-06 H Added As A Joint Sponsor MCCARTHY
   01-03-06 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor MOFFITT
            H Added As A Co-sponsor BELLOCK
   01-03-15 H
                    Amendment No.01
                                        EXECUTIVE
                                                                Adopted
            н
                                        Motion Do Pass Amended-Lost 004-001-008
                                          HEXC
                                        Remains in CommiExecutive
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0292 JOHNSON – BLACK – PARKE – LYONS, EILEEN – BELLOCK AND FRANKS.

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

Amends the Illinois Income Tax Act. Provides for an income tax deduction, beginning with taxable years ending on or after December 31, 2001 and ending with taxable years ending on or before December 30, 2006, of an amount equal to the amount expended in the taxable year by the taxpayer for natural gas consumed in Illinois, including all local, State, and federal taxes paid with respect to that natural gas.

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

01-01-24 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm
H Added As A Joint Sponsor BLACK

01-01-31 H Assigned to Revenue

01-02-07 H Added As A Co-sponsor FRANKS

01-02-09 H Added As A Joint Sponsor PARKE

01-02-14 H Added As A Joint Sponsor LYONS, EILEEN
H Added As A Joint Sponsor BELLOCK

01-03-16 H Re-Refer Rules/Rul 19(a)
```

1145 HB-0293

HB-0293 BEAUBIEN – KOSEL – OSMOND – HOLBROOK – LEITCH, REITZ, MATHIAS, MEYER, FEIGENHOLTZ, ZICKUS, CROTTY AND BASSI.

625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code. Provides for issuance of Illinois Lions Club license plates, at an additional initial charge of \$15 and an additional renewal charge of \$2 with eligibility requirements to be determined by the Secretary of State. Provides that the \$15 additional initial charge and the \$2 renewal charge shall go to the Secretary of State Special License Plate Fund. Provides that the International Association of Lions Club emblem shall appear at the lower right corner of the plate. Provides that immediately to the left of the emblem shall appear the words: Member Illinois Lions Club.

HOUSE AMENDMENT NO. 1.

Adds reference to: 30 ILCS 105/5.545 new

Amends the State Finance Act (as well as the Illinois Vehicle Code). Provides that the special plates are to be called Lions of Illinois (rather than Illinois Lions Club) plates. Provides that the words Lions of Illinois (rather than Member Illinois Lions Club) are to appear at the lower right corner of the plate. Provides that the additional initial charge for the special plate shall be \$40 (rather than \$15) and the additional renewal charge shall be \$27 (rather than \$2). Provides that \$25 of the additional initial and renewal charges shall go to the Lions of Illinois Fund. Creates the Lions of Illinois Fund as a special fund in the State Treasury. Provides that all moneys in the Lions of Illinois Fund shall be paid, subject to appropriation by the General Assembly and approval by the Secretary of State, as grants to the Lions of Illinois Endowment Fund.

SENATE AMENDMENT NO. 1.

```
Adds reference to:
20 ILCS 2805/2
                            from Ch. 126 1/2, par. 67
30 ILCS 105/5.546 new
30 ILCS 105/5.547 new
30 ILCS 105/5.548 new
30 ILCS 105/5.549 new
30 ILCS 105/5.550 new
30 ILCS 105/5.551 new
30 ILCS 105/5.552 new
625 ILCS 5/3-412
                            from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-649 new
625 ILCS 5/3-650 new
625 ILCS 5/3-651 new
625 ILCS 5/3-652 new
625 ILCS 5/3-653 new
625 ILCS 5/3-654 new
625 ILCS 5/3-655 new
625 ILCS 5/3-656 new
625 ILCS 5/3-657 new
625 ILCS 5/3-658 new
```

Deletes everything. Amends the Department of Veterans Affairs Act. Allows the Department of Veterans' Affairs to make grants to private organizations for the cost of constructing a Gulf War Memorial. Amends the Illinois Vehicle Code and the State Finance Act. Creates several special funds in the State treasury and specifies the purposes for which the moneys deposited into those funds must be used. Provides for the issuance of several types of special license plates at an additional charge of \$100 at original issuance and at each renewal, with all or a portion of the additional fees deposited into the Secretary of State Special License Plate Fund. Provides for the issuance of Gulf War Veteran plates, with \$87 of the original fee and \$98 of the renewal fee to be deposited into the Gulf War Memorial Fund. Provides for the issuance of the following special plates, with \$85 of the original fee and \$98 of the renewal fee to be deposited into the following special funds: Pet Friendly plates, the Pet Overpopulation Control Fund; Hospice plates, the Hospice Fund; Lions of Illinois plates, the Lions of Illinois Endowment Fund; Illinois Correctional Employee Memorial plates, the Illinois Correctional Employee Memorial Fund; K-12 Education plates, the K-12 Education Fund; Park District Youth Program plates, the Park District Youth Program Fund; Illinois Coal Mining plates, the Illinois Coal Research Technology Fund. Provides for issuance of Union Member, Paratrooper, and Small Business/Entrepreneur license plates, with all additional fees from the plates deposited into the Secretary of State Special License Plate Fund.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-24 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Constitutional Officers
   01-01-31 H
   01-02-22 H
                   Amendment No.01
                                        CONST OFFICER H Adopted
            Η
                                        Do Pass Amend/Short Debate 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor KOSEL
            H Added As A Joint Sponsor OSMOND
            H Added As A Joint Sponsor HOLBROOK
            H Added As A Joint Sponsor LEITCH
   01-02-23 H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor MATHIAS
   01-02-27 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-008-000
            H Added As A Co-sponsor MEYER
   01-03-01 S Arrive Senate
            S Placed Calndr First Rdg
            S Chief Sponsor GEO-KARIS
            S Added as Chief Co-sponsor PETERSON
            S First reading
                                        Referred to Sen Rules Comm
            S Added as Chief Co-sponsor PARKER
            S Added as Chief Co-sponsor LINK
   01-05-02 S
                                        Assigned to Transportation
            S Added as Chief Co-sponsor DILLARD
   01-05-09 S
                Amendment No.01
                                        TRANSPORTN S
                                                                 Adopted
                                        Recmnded do pass as amend 007-000-000
            S Placed Calndr, Second Rdg
            S Added As A Co-sponsor HAWKINSON
   01-05-10 S Second Reading
            S Placed Calndr, 3rd Reading
   01-05-15 S Third Reading - Passed 057-001-000
            H Arrive House
            H Place Cal Order Concurrence 01
   01-05-16 H Added As A Co-sponsor FEIGENHOLTZ
   01-05-21 H Motion Filed Concur
            Н
                   Motion referred to
                                         HRUL
            H Calendar Order of Concurren 01
   01-05-22 H
                  Mtn to Concur Referr ed HCOF
            H Calendar Order of Concurren 01
   01-05-23 H
                                        Motion TO CONCUR SA
            H Recommends be Adopted HCOF/005-000-000
            H Calendar Order of Concurren 0!
            H Added As A Co-sponsor ZICKUS
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor BASSI
   01-05-29 H Motion Filed Non-Concur #2/01/BEAUBIEN
            H Calendar Order of Concurren 01
   01-05-31 H
                                        Re-Refer Rules/Rul 19(a)
   01-11-28 S Added As A Co-sponsor SHADID
          BEAUBIEN - CURRIE - DAVIS, MONIQUE - TURNER, ART - OSMOND,
          MATHIAS, SLONE AND BRADY.
     CS 5/12-603.1
                                from Ch. 95 1/2, par. 12-603.1
     CS 5/108-1
                                from Ch. 38, par. 108-1
```

ds the Illinois Vehicle Code and the Code of Criminal Procedure of 1963. Deguage providing that law enforcement officers may not stop or search any vehily on the basis of the failure of the occupants to wear seat belts.

ISE AMENDMENT NO. 1.

ides that a law enforcement officer may not search or inspect a motor vehicle, its ts, the driver, or a passenger solely because the driver or a passenger is not weareat safety belt.

```
01-01-24 H Filed With Clerk
01-01-30 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to Transportation & Motor Vehicles
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
         H Added As A Joint Sponsor TURNER, ART
         H Added As A Joint Sponsor OSMOND
01-03-01 H
                                     Re-assigned to Executive
01-03-06 H Joint Sponsor Changed to CURRIE
        H Added As A Co-sponsor MATHIAS
01-03-15 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
        Η
                                     Do Pass Amend/Short Debate 008-001-004
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 061-040-015
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor BRADY
01-03-30 S Arrive Senate
         S Placed Calndr First Rdg
01-04-03 S Chief Sponsor CULLERTON
         S Added as Chief Co-sponsor DUDYCZ
         S Added as Chief Co-sponsor MAHAR
         S Added as Chief Co-sponsor MUNOZ
01-04-04 S First reading
                                     Referred to Sen Rules Comm
```

HB-0295 OSMOND.

625 ILCS 5/11-1426

from Ch. 95 1/2, par. 11-1426

Amends the Illinois Vehicle Code. Provides that all-terrain vehicles and off-highway motorcycles may be operated on a roadway when it is necessary to cross a 2-lane bridge.

```
01-01-25 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-01-31 H Assigned to Transportation & Motor Vehicles
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0296 GARRETT – FEIGENHOLTZ – FORBY – FOWLER – DAVIS, MONIQUE, BROSNAHAN, COULSON, BLACK, FRANKS, CROTTY, MILLER, BOLAND, O'BRIEN, ACEVEDO AND MENDOZA.

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

Amends the Senior Citizens Real Estate Tax Deferral Act. Changes the short title to the Senior Citizens and Disabled Persons Real Estate Tax Deferral Act. Changes the name of the Senior Citizens Real Estate Deferred Tax Revolving Fund to the Senior Citizens and Disabled Persons Real Estate Deferred Tax Revolving Fund. Provides that disabled persons are eligible to receive real estate tax deferrals under the Act. Amends the State Finance Act and the Property Tax Code to change cross references. Effective January 1, 2002.

FISCAL NOTE (Department of Revenue)

Assuming the same participation rate for the disabled as currently evidenced by the eligible senior citizens of less than 1% of the eligible population, the additional statewide property tax expenditures by the Department on behalf of the disabled persons can be expected to total an estimated \$2.5 million. This represents a 60% increase over the Department's current expenditure of \$3.7 million. The cost of this program is recovered with interest when the property is sold. However, there may be additional funds necessary to start payments on behalf of the new participants, and HB 296 deletes the provision of the law allowing for transfers from GRF as necessary to sup-

```
plement the program.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
   01-01-25 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Revenue
   01-02-07 H Added As A Joint Sponsor FEIGENHOLTZ
            H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor FOWLER
   01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
   01-02-14 H Added As A Co-sponsor BROSNAHAN
   01-02-23 H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor FRANKS
   01-03-15 H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor MILLER
   01-03-16 H
                                        Do Pass/Short Debate Cal 011-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-20 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-21 H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor O'BRIEN
            H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
            H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor MENDOZA
            S Arrive Senate
   01-03-23 S
                                        Fiscal Note Filed
            S Placed Calndr First Rdg
   01-03-27 S Chief Sponsor HENDON
   01-03-28 S Sponsor Removed HENDON
             S Alt Chief Sponsor Changed LINK
             S Added as Chief Co-sponsor HENDON
             S First reading
                                        Referred to Sen Rules Comm
```

HB-0297 REITZ.

35 ILCS 10/5-40

Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning determination of the amount of the credit.

01-01-25 H Filed With Clerk 01-01-30 H First reading

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

HB-0298 FRANKS – ERWIN AND FEIGENHOLTZ.

510 ILCS 70/2.09 new

01-01-31 H

01-03-16 H

510 ILCS 70/4.03 from Ch. 8, par. 704.03 510 ILCS 70/4.04 from Ch. 8, par. 704.04

Amends the Humane Care for Animals Act. Provides that it is a Class B misdemeanor to willfully and maliciously taunt, torment, tease, beat, strike, or administer or subject any desensitizing drugs, chemicals, or substance to a search and rescue dog, or to interfere or meddle with a search and rescue dog or the dog's handler. Provides that it is a Class A misdemeanor to willfully or maliciously torture, mutilate, injure, disable, or poison a search and rescue dog (and a Class 4 felony if the dog is killed or totally disabled). Creates an exception for euthanasia.

JUDICIAL NOTE (Administrative Office of the Illinois Courts)

HB 298 would neither decrease nor increase the number of judges

needed in the State.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-01-25 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Judiciary II - Criminal Law

```
01-02-05 H
                                     Judicial Note Filed
                                     Committee Judiciary II - Criminal Law
01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
01-02-14 H Added As A Joint Sponsor ERWIN
01-02-26 H
                                     Fiscal Note Filed
        Н
                                     Correctional Note Filed
         Н
                                     Committee Judiciary II - Criminal Law
01-03-16 H
                                     Re-Refer Rules/Rul 19(a)
      HOWARD - TURNER, ART - YARBROUGH - DAVIS, MONIQUE, SOTO,
```

HB-0299 MURPHY, COLLINS, DELGADO, YOUNGE, FLOWERS, JONES, LOU AND GILES.

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 and court records of a person placed on supervision upon successful completion of the supervision, other than DUI and certain sex offenses, without the filing of a petition to a court. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

House Bill 299 would have a minimal fiscal impact on the judicial branch at the State level, but compliance with the provisions of HB299 may require additional resources for the Circuit Courts.

JUDICIAL NOTE (Office of the Illinois Courts)

The bill would neither decrease nor increase the number of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 730 ILCS 5/5-6-3.1

Deletes everything after the enacting clause. Amends the Criminal Identification Act. Provides that for employment application purposes only, supervision orders are automatically expunged 12 months after completion of supervision conditions. Does not apply to DUI violations, sex offenses, weapons offenses, and crimes of violence.

Effective immediately.

FISCAL NOTE, H-AM 1 (Office of the Illinois Courts) There would be a significant fiscal impact in the circuit courts, where processing of expungement orders will result in additional county costs for personnel, equipment, and supplies. The actual cost of compliance cannot be determined, because the number of cases in which expungement would be required is unknown. JUDICIAL NOTE, H-AM 1 (Office of the Illinois Courts) This legislation will increase judicial workloads. However, it is not possible to determine whether the bill would increase

```
the number of judges needed in the State. NOTE(S) THAT MAY APPLY: Fiscal
```

۱I.	MAY APPLY: Fiscal	
Н	Filed With Clerk	
Η	First reading	Referred to Hse Rules Comm
Н	_	Assigned to Judiciary II - Criminal Law
Н		Fiscal Note Filed
Н		Judicial Note Filed
Н		Committee Judiciary II - Criminal Law
Н	Added As A Joint Sponsor T	URNER,ART
Н	Added As A Joint Sponsor Y	ARBROUGH
Н	Added As A Joint Sponsor D	AVIS,MONIQUE
H	Added As A Co-sponsor SOT	O
Η	Added As A Co-sponsor MU	RPHY
Η	Added As A Co-sponsor COI	LLINS
Н		
H	Amendment No.01	JUD-CRIMINAL H Adopted
Н		Motion Do Pass Amended-Lost 006-007-000 HJUB
Н		Remains in CommiJudiciary II - Criminal
	H H H H H H H H H H H H H H H H H	H H H H H H H Added As A Joint Sponsor T H Added As A Joint Sponsor Y H Added As A Joint Sponsor D H Added As A Co-sponsor SOI H Added As A Co-sponsor MU H Added As A Co-sponsor DEI H Added As A Co-sponsor DEI H Added As A Co-sponsor FLC H Added As A Co-sponsor FLC H Added As A Co-sponsor GIL H Added As A Co-sponsor GIL H Amendment No.01

Law

01-03-09 H Fiscal Note Filed as amnded
H Judicial Note Req as amend BY HOUSE
AMEND #I

H Committee Judiciary II - Criminal Law

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0300 HOWARD – DAVIS,MONIQUE – BEAUBIEN – SOTO – MURPHY, TURNER,ART, COLLINS, JONES,LOU, MORROW, YARBROUGH, YOUNGE, DELGADO, FLOWERS, GILES, HAMOS, RYAN, MCKEON, BELLOCK, GARRETT, OSMOND AND MILLER.

20 ILCS 2630/5 from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides for the automatic expungement and sealing of arrest and conviction records of a person convicted of a crime if the conviction is reversed because of actual innocence. Effective immediately.

JUDICIAL NOTE (Office of the Illinois Courts)

The bill would neither decrease nor increase the number of

judges needed in the State.

HOUSE AMENDMENT NO. 1.

Deletes provision that the court must make a finding that the person was actually innocent of the crime for which he or she was convicted in order for the defendant's record to be expunged.

FISCAL NOTE, H-AM 1 (Office of the Illinois Courts)
Although the duty to expunge would appear to conflict with the need to conduct further proceedings in a case that is reversed and remanded, it is not anticipated that the amended bill would have a significant fiscal impact on the judicial branch.
JUDICIAL NOTE, H-AM 1 (Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State.
CORRECTIONS NOTE, H-AM 1 (Department of Corrections)
There is no corrections population or fiscal impact on the Department.

HOUSE AMENDMENT NO. 2.

Adds reference to: 730 ILCS 5/5-5-4

from Ch. 38, par. 1005-5-4

Deletes everything after the enacting clause. Amends the Criminal Identification Act and the Unified Code of Corrections. Provides that if a conviction or sentence has been set aside on direct review or on collateral attack and the court determines by clear and convincing evidence that the defendant was factually innocent of the charge, the court shall enter an order expunging the record of arrest from the official records of the arresting authority and order that the records of the clerk of the circuit court and Department of State Police be sealed until further order of the court upon good cause shown and the name of the defendant obliterated from the official index kept by the circuit clerk. Effective immediately.

HOUSE AMENDMENT NO. 3.

Adds reference to: 725 ILCS 105/10.6 new

Amends the State Appellate Defender Act. Provides that the State Appellate Defender shall establish, maintain, and carry out an Expungement Program to provide information and assistance to persons eligible to have their arrest or criminal history record information ordered expunged, sealed or impounded. Provides that the State Appellate Defender shall develop brochures, pamphlets and other materials in printed form and through the agency's World Wide Web site that include at a minimum the following information: (1) an explanation of the State's expungement process; (2) the circumstances under which expungements may occur; (3) the criminal offenses that may be expunged; (4) the steps necessary to initiate and complete the expungement process; and (5) directions on how to contact the State Appellate Defender. Provides that the State Appellate Defender shall establish and maintain a statewide toll-free telephone number that a person may use to receive information or assistance concerning the expungement or sealing of arrest or criminal history record information. Provides that the State Appellate Defender shall compile a statewide list of volunteer attorneys willing to assist eligible individuals through the expungement process. Provides that the Program shall be implemented from funds appropriated to the State Appellate Defender for this purpose.

NOTE(S) THA	ΛT	MAY APPLY: Fiscal		
		Filed With Clerk First reading	Referred to Hse Rules Comm	
01-01-31		ruscreading	Assigned to Judiciary II - Criminal Law	
01-02-05			Judicial Note Filed	
01-02-06	H	Added As A Joint Sponsor T	Committee Judiciary II - Criminal Law URNER.ART	
	Н	Added As A Joint Sponsor COLLINS		
		Added As A Joint Sponsor JONES, LOU Added As A Joint Sponsor MORROW		
	Н	Added As A Co-sponsor DA'	VIS,MONIQUE	
		Added As A Co-sponsor YAl Added As A Co-sponsor BEA		
01 02 22	Η	Added As A Co-sponsor SOT	O	
		Added As A Co-sponsor MU Added As A Co-sponsor YO		
	Н	Added As A Co-sponsor DEI	_GADO	
	H	Added As A Co-sponsor FLC Added As A Co-sponsor GIL	OWERS FS	
	Η	Joint Sponsor Changed to DA	VIS,MONIQUE	
	H	Joint Sponsor Changed to BE Joint Sponsor Changed to SO	AUBIEN TO	
	Η	Joint Sponsor Changed to MI	JRPHY	
		Added As A Co-sponsor TUF Added As A Co-sponsor COI		
	Н	Added As A Co-sponsor JON	IES,LOU	
01-02-23		Added As A Co-sponsor MO Amendment No.01	JUD-CRIMINAL H Adopted	
	Н	DE I C. L. A. L. B. L. CL DL .	Do Pass Amend/Short Debate 013-000-000	
01-02-27		Placed Cal 2nd Rdg-Shrt Dbt	Fiscal Note Req as amended BLACK	
	Н	C-1 O-1 2-1 D-1- Ch-4 D-4	Corretnl Note Req as amnd BLACK	
01-02-28		Cal Ord 2nd Rdg-Shrt Dbt Added As A Co-sponsor HAl	MOS	
		Added As A Co-sponsor RY		
01-03-09		Added As A Co-sponsor MC	Fiscal Note Filed as amnded	
	Н		Judicial Note Req as amend BY HOUSE AMEND #1	
	Н	Cal Ord 2nd Rdg-Shrt Dbt	AMEND #1	
01-03-19	Н		Corretni Note Fld as amnd BY HOUSE AMEND #I	
	Н	Cal Ord 2nd Rdg-Shrt Dbt		
01-03-23	H	Amendment No.02 Amendment referred to	HOWARD	
	Н	Amendment No.03	HOWARD	
	H	Amendment referred to Cal Ord 2nd Rdg-Shrt Dbt	HRUL	
01-03-26	Н	Amendment No.02	HOWARD	
		Recommends be Adopted HR Second Reading-Short Debate		
	Н	Amendment No.02	HOWARD Adopted	
	Н		Fiscal Note Req as amended BY HA #2/ BLACK	
	Η		Corretnl Note Req as amnd BY HA #2/	
	Н		BLACK Judicial Note Riled as amnd	
	Н		Fiscal Note Req as amended BY HA #3/ BLACK	
	Н		Corretnl Note Req as amnd BY HA #3/	
	Н		BLACK Judicial Note Riled as amnd	
	Н	Held 2nd Rdg-Short Debate		
01-03-27		Amendment No.03 Recommends be Adopted HR	HOWARD 3UL/004-000-000	
	Η		HOWARD Adopted	
	H		Fiscal Note Req -withdrawn Corretnl Note Req-Withdrawn AS	
			AMENDED/BĹACK	
	H H	Held 2nd Rdg-Short Debate	Judicial Note Req-withdrawn	

```
01-03-28 H Pld Cal 3rd Rdg-Shrt Dbt
01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
         S Arrive Senate
         S Placed Calndr First Rdg
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor GARRETT
        H Added As A Co-sponsor OSMOND
```

H Added As A Co-sponsor MILLER

01-04-17 S Chief Sponsor TROTTER

01-04-18 S First reading

Referred to Sen Rules Comm

HOWARD - DAVIS, MONIQUE - SOTO - MURPHY, TURNER, ART, HR-0301 COLLINS, JONES, LOU, MORROW, YARBROUGH, DELGADO, YOUNGE, FLOWERS AND GILES.

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides for automatic expungement and sealing of certain arrest and conviction records without the filing of a petition to a court. Provides that the arrest, conviction, and court records of a person who has been convicted of a misdemeanor are expunged and sealed after completion of his or her sentence, provided that the person has not been convicted of a felony or misdemeanor within the previous 2 years, excluding non-DUI traffic violations and any time served in jail by the person and included as a part of the original sentence. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

HB301 would have limited fiscal impact on the judicial branch at the State level, but compliance with the provisions of HB301 would require additional resources for the Circuit

JUDICIAL NOTE (Office of the Illinois Courts)

It is not anticipated that the bill would increase the number of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Identification Act. Provides that for employment application purposes only, misdemeanor convictions are automatically expunged 12 months after completion of a sentence. Does not apply to DUI violations, sex offenses, weapons offenses, and crimes of violence. Effective immediately.

FISCAL NOTE, H-AM 1 (Office of the Illinois Courts) House Bill 301, as amended, would have a significant fiscal impact on the circuit courts. The number of cases that would be affected by the bill would be in the hundreds of thousands annually on a statewide basis. The actural cost of compliance

cannot be determined until procedures for implementing the new provisions in the bill are developed.

JUDICIAL NOTE, H-AM 1 (Office of the Illinois Courts) House Bill 301, as amended, will increase judicial workloads. However, it is not possible to determine whether the bill would

increase the number of judges needed in the State.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-25 H Filed With Clerk 01-01-30 H First reading Referred to Hse Rules Comm 01-01-31 H Assigned to Judiciary II - Criminal Law 01-02-05 H Fiscal Note Filed Н Judicial Note Filed Н Committee Judiciary II - Criminal Law 01-02-06 H Added As A Joint Sponsor TURNER, ART 01-02-08 H Added As A Joint Sponsor COLLINS H Added As A Joint Sponsor JONES, LOU H Added As A Joint Sponsor MORROW 01-02-09 H Added As A Co-sponsor DAVIS, MONIQUE

01-02-14 H Added As A Co-sponsor YARBROUGH

01-02-22 H Joint Sponsor Changed to DAVIS MONIQUE

H Joint Sponsor Changed to SOTO H Joint Sponsor Changed to MURPHY H Added As A Co-sponsor TURNER, ART 1153 HB-0301—Cont.

```
01-02-22--Cont.
        H Added As A Co-sponsor COLLINS
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor YOUNGE
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor GILES
01-03-01 H
               Amendment No.01
                                    JUD-CRIMINAL H
                                                             Adopted
                                    Motion Do Pass Amended-Lost 005-006-001
        Η
                                    Remains in CommiJudiciary II - Criminal
                                      Law
01-03-09 H
                                    Fiscal Note Filed as amnded
                                    Judicial Note Req as amend BY HOUSE
                                      AMEND #1
                                    Committee Judiciary II - Criminal Law
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0302 HOWARD - DAVIS,MONIQUE - SOTO - MURPHY, TURNER,ART, YARBROUGH, COLLINS, DELGADO, YOUNGE, FLOWERS, JONES,LOU AND GILES.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides that the arrest, conviction, and court records of a person convicted of a Class 4 felony, other than a sex crime or crime of violence, are expunged after completion of the person's sentence if the person has not been convicted of a felony or misdemeanor within the previous 4 years. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

HB302 would have limited fiscal impact on the judicial branch

at the State level, but compliance with the provisions of

HB302 would require additional resources for the Circuit

Courts.

JUDICIAL NOTE (Office of the Illinois Courts)

It is not anticipated that the bill would increase the number

of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Criminal Identification Act. Provides that for employment application purposes only, Class 4 felony convictions are automatically expunged 24 months after completion of a sentence. Does not apply to DUI violations, sex offenses, weapons offenses, and crimes of violence. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-25 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-01-31 H
                                        Assigned to Judiciary II - Criminal Law
   01-02-05 H
                                        Fiscal Note Filed
                                        Judicial Note Filed
            Н
                                        Committee Judiciary II - Criminal Law
   01-02-06 H Added As A Joint Sponsor TURNER, ART
   01-02-14 H Added As A Co-sponsor YARBROUGH
   01-02-22 H Added As A Joint Sponsor DAVIS, MONIQUE
            H Added As A Joint Sponsor SOTO
            H Added As A Joint Sponsor MURPHY
            H Added As A Co-sponsor TURNER, ART
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor DELGADO
            H Added As A Co-sponsor YOUNGE
            H Added As A Co-sponsor FLOWERS
            H Added As A Co-sponsor JONES, LOU
            H Added As A Co-sponsor GILES
   01-03-01 H
                    Amendment No.01
                                        JUD-CRIMINAL H
                                                                 Adopted
                                        Motion Do Pass Amended-Lost 003-007-001
                                           HJUB
            Н
                                        Remains in CommiJudiciary II - Criminal
```

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0303 HOWARD – BEAUBIEN – DAVIS,MONIQUE – SOTO – MURPHY, TURNER,ART, YARBROUGH, COLLINS, DELGADO, YOUNGE, FLOWERS, JONES,LOU AND GILES.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides for the automatic expungement and sealing of arrest and court records of persons charged but not convicted of a crime. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

HB303 would apply to a substantial number of court and criminal history records created before and after the effective date of the bill. Compliance with the provisions of HB303 would have a limited impact on the judicial branch at the State level, but would require additional resources for the Circuit Courts. The total cost of compliance cannot be estimated, because there is presently no way to estimate the total number of records affected.

JUDICIAL NOTE (Office of the Illinois Courts)

The bill would neither decrease nor increase the number of judges needed in the State.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-25 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-01-31 H Assigned to Judiciary II - Criminal Law 01-02-05 H Fiscal Note Filed

H Judicial Note Filed

H Committee Judiciary II - Criminal Law

01-02-06 H Added As A Joint Sponsor TURNER, ART

01-02-14 H Added As A Co-sponsor YARBROUGH

01-02-22 H Added As A Joint Sponsor BEAUBIEN

H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Joint Sponsor SOTO

H Added As A Joint Sponsor MURPHY

H Added As A Co-sponsor TURNER, ART

H Added As A Co-sponsor COLLINS

H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor YOUNGE

H Added As A Co-sponsor FLOWERS H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor GILES

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0304 MAY – FORBY – FOWLER – DAVIS, MONIQUE – HOLBROOK, FRANKS AND SOTO.

35 ILCS 200/15-172

30 ILCS 805/8.25 new

mends the Senior Citizens Assessment Freeze Homestead Exemption provisions in erty Tax Code. Beginning with taxable year 2001, decreases the age of eligibil-temption to 60 (now, 65) and increases the annual household income eligisto, \$50,000 or less (now, \$40,000 or less). Provides that no reimbursement is required for the implementation of any mandate created by the Senior similar treeze Homestead Exemption. Amends the State Mandates Act to no reimbursement by the State is required for the implementation of any sted by the Senior Citizens Assessment Freeze Homestead Exemption in Tax Code. Effective immediately.

THAT MAY APPLY: Fiscal; State Mandates

1-26 H Filed With Clerk

-01-30 H First reading Referred to Hse Rules Comm

1-01-31 H Assigned to Revenue

J1-02-07 H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor FOWLER

01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE

01-02-15 H Added As A Joint Sponsor HOLBROOK

H Added As A Co-sponsor FRANKS

01-02-21 H Added As A Co-sponsor SOTO

1155 HB-0304—Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0305 RIGHTER - BERNS - O'CONNOR - BLACK, PANKAU AND OSMOND. 30 ILCS 105/8.3 from Ch. 127, par. 144.3

Amends the State Finance Act. Decreases the total amount of Road Fund Appropriations to the Secretary of State for Fiscal Years 2003 through 2007. Beginning with fiscal year 2003, prohibits Road Fund moneys from being appropriated to the Department of Central Management Services, the Department of Employment Security, the Department of Revenue, the Court of Claims, or any other State agency (other than the Department of State Police and the Department of Transportation and, until fiscal year 2007, the Secretary of State) for the purposes of the provisions concerning appropriations from the Road Fund. Provides that beginning with fiscal year 2007, no Road Fund moneys may be appropriated to the Secretary of State. Provides that appropriations to those entities for those purposes shall be made from the General Revenue Fund. Provides that the Department of State Police may continue to receive appropriations from the Road Fund for the highway patrol budget only.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the State Finance Act. Decreases the total amount of Road Fund appropriations to the Secretary of State for Fiscal Years 2004 through 2008. Beginning with fiscal year 2004, prohibits Road Fund moneys from being appropriated to the Department of Central Management Services, the Department of Employment Security, the Department of Revenue, the Court of Claims, or any other State agency (other than the Department of State Police and the Department of Transportation and, until fiscal year 2008, the Secretary of State) for the purposes of the provisions concerning appropriations from the Road Fund. Provides that beginning with fiscal year 2008, no Road Fund moneys may be appropriated to the Secretary of State. Provides that appropriations to those entities for those purposes shall be made from the General Revenue Fund. Provides that the Department of State Police may continue to receive appropriations from the Road Fund for the highway patrol budget only.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-26 H Filed With Clerk
   01-01-30 H First reading
                                         Referred to Hse Rules Comm
   01-01-31 H
                                         Assigned to State Government
                                           Administration
   01-02-16 H
                                         Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
            H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   01-02-28 H
                                         RIGHTER
                    Amendment No.01
                    Amendment referred to HRUL
            Н
            H Held 2nd Rdg-Short Debate
   01-03-13 H
                    Amendment No.01
                                         RIGHTER
                    Rules refers to
                                          HSGA
            Н
            H Held 2nd Rdg-Short Debate
   01-03-20 H Added As A Joint Sponsor BERNS
   01-03-21 H
                    Amendment No.01
                                        RIGHTER
            H Recommends be Adopted HSGA/008-000-000
            H Held 2nd Rdg-Short Debate
            H Added As A Joint Sponsor O'CONNOR
   01-03-23 H
                    Amendment No.01
                                        RIGHTER
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
            H Added As A Joint Sponsor BLACK
            H Added As A Co-sponsor PANKAU
            H Added As A Co-sponsor OSMOND
             S Arrive Senate
             S Placed Calndr First Rdg
   01-04-02 S Chief Sponsor WATSON
             S First reading
                                         Referred to Sen Rules Comm
```

HB-0306 DART – STEPHENS – FOWLER – FORBY – FRANKS, MURPHY, REITZ, HARTKE.

New Act

Creates the Illinois Legislative Medal of Valor Act. Provides that the General Assembly shall award the Illinois Legislative Medal of Valor to current or former mem-

bers of the State military forces or the United States armed forces who perform extraordinary deeds of personal bravery or self-sacrifice. Provides that any individual having personal knowledge of an act, an achievement, or exceptional service warranting the award may make a recommendation to the Adjutant General. Provides that the Adjutant General must transmit the recommendations to a 5-member panel of veterans. Provides that the panel shall make recommendations to the General Assembly concerning awarding of the medal. Provides that the medal shall be awarded upon approval of a joint resolution of the General Assembly. Provides that the Governor shall confer the medal to recipients on Veteran's Day. Provides for the design and production of the medal, a ribbon for uniform wear, and a ceremonial plaque. Effective immediately.

```
01-01-26 H Filed With Clerk
01-01-30 H First reading
                                     Referred to Hse Rules Comm
01-01-31 H
                                     Assigned to State Government
                                       Administration
01-02-06 H Added As A Joint Sponsor STEPHENS
01-02-07 H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor FORBY
01-03-08 H
                                     Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-09 H Added As A Joint Sponsor FRANKS
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor MURPHY
01-03-27 H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor HARTKE
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0307 WRIGHT – BIGGINS – LEITCH – MYERS,RICHARD – COULSON, SCH-MITZ, BLACK, BEAUBIEN, WOJCIK, JONES,JOHN, KURTZ, JOHN-SON, KLINGLER, KRAUSE, WINTERS, STEPHENS, MEYER, BASSI, DANIELS, MATHIAS, HULTGREN AND WAIT.

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

Amends the Illinois Income Tax Act. Provides for a deduction, for taxable years ending on or after December 31, 2001, of all amounts included in the taxable year's federal gross income in the taxable year from amounts contributed to a Roth IRA. Exempts the deduction from the sunset provisions. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-26 H Filed With Clerk
   01-01-30 H First reading
                                       Referred to Hse Rules Comm
   01-02-02 H Primary Sponsor Changed To TURNER, JOHN
            H Added As A Joint Sponsor BIGGINS
            H Added As A Joint Sponsor LEITCH
            H Added As A Joint Sponsor MYERS, RICHARD
            H Added As A Joint Sponsor COULSON
   01-02-06 H
                                       Assigned to Revenue
   01-02-13 H Added As A Co-sponsor SCHMITZ
            H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor BEAUBIEN
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor JONES, JOHN
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor JOHNSON
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor WINTERS
            H Added As A Co-sponsor STEPHENS
            H Added As A Co-sponsor MEYER
            H Added As A Co-sponsor BASSI
            H Added As A Co-sponsor DANIELS
            H Added As A Co-sponsor MATHIAS
            H Added As A Co-sponsor HULTGREN
            H Added As A Co-sponsor WAIT
   01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

01-07-18 H Primary Sponsor Changed To WRIGHT

1157 HB-0308

HB-0308

COULSON – JONES, JOHN – BASSI – O'CONNOR – MYERS, RICHARD, ZICKUS, SCHMITZ, BEAUBIEN, WOJCIK, LYONS, EILEEN, WAIT, KURTZ, BELLOCK, JOHNSON, KLINGLER, KRAUSE, MITCHELL, JERRY, DANIELS, SAVIANO, STEPHENS, MEYER, MITCHELL, BILL, MOFFITT, MATHIAS, HULTGREN, BIGGINS, WINTERS AND POE.

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, 2001. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-26 H Filed With Clerk
```

01-01-30 H First reading

Referred to Hse Rules Comm

01-02-02 H Primary Sponsor Changed To COULSON

H Added As A Joint Sponsor BASSI

H Added As A Joint Sponsor O'CONNOR

01-02-05 H Added As A Joint Sponsor JONES, JOHN

H Added As A Joint Sponsor MYERS,RICHARD 01-02-06 H Assigned to Revenue

01-02-13 H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor BEAUBIEN H Added As A Co-sponsor WOJCIK

H Added As A Co-sponsor LYONS, EILEEN

H Added As A Co-sponsor WAIT

H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor JOHNSON

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor MATHIAS

H Added As A Co-sponsor HULTGREN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor WINTERS

H Added As A Co-sponsor POE

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0309

BELLOCK, - WRIGHT - MEYER - MITCHELL, JERRY - HULTGREN, ZICKUS, SCHMITZ, WOJCIK, LYONS, EILEEN, RIGHTER, JONES, JOHN, O'CONNOR, KURTZ, WAIT, JOHNSON, KLINGLER, KRAUSE, WINKEL, DANIELS, PARKE, SAVIANO, STEPHENS, MY-ERS, RICHARD, MOFFITT, MATHIAS, COULSON, BIGGINS, LINDNER AND POE.

35 ILCS 5/203

from Ch. 120, par. 2-203

Amends the Illinois Income Tax Act. For taxable years ending on or after December 31, 2001, provides for a deduction from adjusted gross income of up to \$5,000 paid by an individual taxpayer for dependent care provided for a child, disabled spouse, or other dependent adult during the taxable year. Provides that the amount may not be deducted unless certain information identifying the person providing the services is included on the return. Excepts the deduction from the sunset requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-26 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-02-02 H Primary Sponsor Changed To BELLOCK

H Added As A Joint Sponsor TURNER, JOHN

H Added As A Joint Sponsor MEYER

H Added As A Joint Sponsor MITCHELL, JERRY

01-02-05 H Added As A Joint Sponsor HULTGREN

01-02-06 H

Assigned to Revenue

```
01-02-13 H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor SCHMITZ
        H Added As A Co-sponsor WOJCIK
        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 O'CONNOR
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor JOHNSON
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor DANIELS
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor BIGGINS
         H Added As A Co-sponsor LINDNER
         H Added As A Co-sponsor POE
01-03-16 H
                                   Re-Refer Rules/Rul 19(a)
01-07-18 H Joint Sponsor Changed to WRIGHT
```

HB-0310 JONES, JOHN - RIGHTER - KRAUSE - MEYER - BIGGINS, ZICKUS, O'CONNOR, TURNER, JOHN, STEPHENS, MYERS, RICHARD, HULT-GREN AND BLACK.

35 ILCS 640/2-5.5 new

Amends the Electricity Excise Tax Law. Provides that, beginning with bills for electricity or electric service issued on or after January 1, 2002, the tax imposed under this Act does not apply to property used exclusively for religious purposes, used exclusively for school and religious purposes, or used exclusively for orphanages and not leased or otherwise used with a view to profit. Provides that the Department of Revenue shall establish by rule a procedure for obtaining the exemption. Effective immediately.

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

```
01-01-26 H Filed With Clerk
01-01-30 H First reading
                                    Referred to Hse Rules Comm
01-02-02 H Primary Sponsor Changed To JONES JOHN
         H Added As A Joint Sponsor RIGHTER
         H Added As A Joint Sponsor KRAUSE
         H Added As A Joint Sponsor MEYER
         H Added As A Joint Sponsor BIGGINS
01-02-06 H
                                    Assigned to Revenue
01-02-13 H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor TURNER, JOHN
         H Added As A Co-sponsor STEPHENS
         H Added As A Co-sponsor MYERS, RICHARD
         H Added As A Co-sponsor HULTGREN
01-02-14 H Added As A Co-sponsor BLACK
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0311 HASSERT – ZICKUS – O'CONNOR – SCHMITZ – CROSS, DANIELS, WAIT, BEAUBIEN, WOJCIK, LYONS, EILEEN, JONES, JOHN, KURTZ, JOHNSON, PERSICO, MCAULIFFE, KLINGLER, KRAUSE, POE, MITCHELL, JERRY, MEYER, WINKEL, TURNER, JOHN, STEPHENS, COULSON, HULTGREN, BIGGINS, LINDNER, MITCHELL, BILL, BERNS AND REITZ.

```
35 ILCS 200/15-172
30 ILCS 805/8.25 new
```

Amends the Senior Citizens Assessment Freeze Homestead Exemption provisions in the Property Tax Code. Increases the annual household income eligibility level beginning with taxable year 2001 to \$50,000 or less (now, \$40,000 or less). Provides that be-

1159 HB-0311—Cont.

ginning in the taxable year 2002, 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. Provides that no reimbursement by the State is required for the implementation of any mandate created by the Senior Citizens Assessment Freeze Homestead Exemption. Amends the State Mandates Act to provide that no reimbursement by the State is required for the implementation of any mandate created by the Senior Citizens Assessment Freeze Homestead Exemption in the Property Tax Code. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

```
01-01-26 H Filed With Clerk
01-01-30 H First reading
                                   Referred to Hse Rules Comm
01-02-02 H Primary Sponsor Changed To HASSERT
        H Added As A Joint Sponsor ZICKUS
        H Added As A Joint Sponsor O'CONNOR
        H Added As A Joint Sponsor SCHMITZ
        H Added As A Joint Sponsor CROSS
01-02-06 H
                                   Assigned to Revenue
01-02-13 H Added As A Co-sponsor DANIELS
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor BEAUBIEN
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor JOHNSON
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor POE
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor TURNER JOHN
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor COULSON
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor BIGGINS
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor BERNS
01-03-16 H Added As A Co-sponsor REITZ
                                   Re-Refer Rules/Rul 19(a)
```

MAY – FEIGENHOLTZ – OSTERMAN – RYAN – JONES,SHIRLEY, MCKEON, ACEVEDO, BEAUBIEN, BERNS, BIGGINS, BOLAND, BRADLEY, BROSNAHAN, BRUNSVOLD, CAPPARELLI, COLLINS, COULSON, COWLISHAW, CROTTY, CURRIE, CURRY,JULIE, DART, DAVIS,MONIQUE, DAVIS,STEVE, DELGADO, ERWIN, FORBY, FOWLER, FRANKS, FRITCHEY, GARRETT, GILES, GRANBERG, HAMOS, HANNIG, HOFFMAN, HOLBROOK, HOWARD, JONES,LOU, KENNER, KRAUSE, KURTZ, LANG, LINDNER, LYONS,JOSEPH, MATHIAS, MAUTINO, MCGUIRE, MENDOZA, MILLER, MITCHELL,JERRY, MOFFITT, MOORE, MULLIGAN, MURPHY, NOVAK, OSMOND, PERSICO, REITZ, RIGHTER, SAVIANO, SCHOENBERG, SCOTT, SCULLY, SMITH,MICHAEL, SOTO, TURNER,ART, WAIT, WINKEL, WOJCIK, YARBROUGH, YOUNGE, ZICKUS AND SLONE.

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

Amends the Illinois Act on the Aging. In provisions for a community care program of services to prevent unnecessary institutionalization of persons age 60 and older, provides that the Department on Aging's eligibility standards for the services must include a provision that, to be eligible for services, a person may not have assets totaling more than \$20,000 if (i) the person is unmarried or (ii) the person is married and the person or the person's spouse meets certain criteria. Provides that if the person is married and the person's spouse does not receive community care services, the person may not have

assets totaling more than the asset disregard amount used by the Department of Public Aid in determining eligibility for medical assistance under the Illinois Public Aid Code. Effective January 1, 2002.

```
FISCAL NOTE (Department on Aging)
   If the asset limit is increased to $20,000, an additional
   6,693 individuals may require the CCP. The average cost of
   serving a CCP client for one year is $5,034. Therefore, HB 312
   will initially cost the State an estimated $33,692,562.
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-26 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor RYAN
                                        Assigned to Aging
   01-02-09 H Added As A Joint Sponsor JONES, SHIRLEY
             H Added As A Joint Sponsor OSTERMAN
   01-02-14 H
                                        Fiscal Note Filed
                                        Committee Aging
                                        Do Pass/Short Debate Cal 019-000-000
   01-03-01 H
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-13 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-20 H Primary Sponsor Changed To MAY
             H Joint Sponsor Changed to FEIGENHOLTZ
             H Added As A Co-sponsor MCKEON
   01-03-28 H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor BEAUBIEN
             H Added As A Co-sponsor BERNS
             H Added As A Co-sponsor BIGGINS
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor BRADLEY
             H Added As A Co-sponsor BROSNAHAN
             H Added As A Co-sponsor BRUNSVOLD
             H Added As A Co-sponsor CAPPARELLI
             H Added As A Co-sponsor COLLINS
             H Added As A Co-sponsor COULSON
             H Added As A Co-sponsor COWLISHAW
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor CURRIE
             H Added As A Co-sponsor CURRY, JULIE
             H Added As A Co-sponsor DART
             H Added As A Co-sponsor DAVIS, MONIQUE
             H Added As A Co-sponsor DAVIS, STEVE
             H Added As A Co-sponsor DELGADO
             H Added As A Co-sponsor ERWIN
             H Added As A Co-sponsor FORBY
             H Added As A Co-sponsor FOWLER
             H Added As A Co-sponsor FRANKS
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor GARRETT
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor GRANBERG
             H Added As A Co-sponsor HAMOS
             H Added As A Co-sponsor HANNIG
             H Added As A Co-sponsor HOFFMAN
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor HOWARD
             H Added As A Co-sponsor JONES, LOU.
             H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor KRAUSE
             H Added As A Co-sponsor KURTZ
             H Added As A Co-sponsor LANG
             H Added As A Co-sponsor LINDNER
             H Added As A Co-sponsor LYONS JOSEPH
             H Added As A Co-sponsor MATHIAS
             H Added As A Co-sponsor MAUTINO
             H Added As A Co-sponsor MCGUIRE
```

H Added As A Co-sponsor MENDOZA

1161 HB-0312—Cont.

```
01-03-28--Cont.
        H Added As A Co-sponsor MILLER
        H Added As A Co-sponsor MITCHELL, JERRY
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor MOORE
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor PERSICO
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor RIGHTER
        H Added As A Co-sponsor SAVIANO
        H Added As A Co-sponsor SCHOENBERG
        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 SOTO
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor YARBROUGH
        H Added As A Co-sponsor YOUNGE
        H Added As A Co-sponsor ZICKUS
        H Added As A Co-sponsor SLONE
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
        S Arrive Senate
        S Placed Calndr First Rdg
01-03-30 S Chief Sponsor LINK
        S First reading
                                   Referred to Sen Rules Comm
01-04-03 S Added as Chief Co-sponsor MADIGAN,L
        S Added as Chief Co-sponsor RONEN
```

HB-0313 HOLBROOK – RYAN – JONES, SHIRLEY – HOFFMAN – DAVIS, STEVE, KENNER AND HOWARD.

210 ILCS 45/3-212

from Ch. 111 1/2, par. 4153-212

Amends the Nursing Home Care Act. Provides that inspectors and employees of the Department who notify a facility of a pending complaint investigation or inspection shall be guilty of a Class A misdemeanor, fined no more than \$2,500, and subject to disciplinary action by their employer. Provides that superiors who knowingly allowed the prenotification shall be subject to the same penalties. Provides that the Department must file a complaint with the Attorney General or the appropriate State's Attorney within 30 days after discovering information that leads to a good faith belief that a person has prenotified a facility.

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

```
Limits the misdemeanor to intentional violations. Deletes the amount of the fine. FISCAL NOTE (Department of Public Health)

HB 313 will have no fiscal impact on the Department of Public
```

```
Health.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   01-01-26 H Filed With Clerk
   01-01-30 H First reading
                                         Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor RYAN
                                         Assigned to Human Services
   01-02-09 H Added As A Joint Sponsor JONES, SHIRLEY
   01-02-22 H Added As A Joint Sponsor HOFFMAN
            H Added As A Joint Sponsor DAVIS, STEVE
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor HOWARD
   01-02-23 H
                    Amendment No.01
                                         HUMAN SERVS H
                                                                 Adopted
                                         Do Pass Amend/Short Debate 008-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-27 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
```

```
01-03-01 S Arrive Senate
         S Placed Calndr First Rdg
                                     Fiscal Note Filed
01-03-15 S
         S Placed Calndr First Rdg
01-04-05 S Chief Sponsor OBAMA
                                     Referred to Sen Rules Comm
         S First reading
                                     Assigned to Public Health & Welfare
01-04-25 S
                                     Recommended do pass 009-000-000
01-05-01 S
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
         S Added as Chief Co-sponsor WALSH,L
         S Added as Chief Co-sponsor BOWLES
         S Added as Chief Co-sponsor SMITH
01-05-09 S Added as Chief Co-sponsor HALVORSON
         S Added As A Co-sponsor VIVERITO
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor LINK
         S Added As A Co-sponsor SHAW
         S Third Reading - Passed 056-000-000
         H Passed both Houses
01-05-29 S Added As A Co-sponsor SHAW
01-06-07 H Sent to the Governor
01-08-02 H Governor approved
         H Effective Date 02-01-01
              PUBLIC ACT 92-0209
```

HB-0314 WIRSING - LAWFER - MOFFITT.

New Act

30 ILCS 105/5.545 new

Creates the Food Animal Institute Act. Establishes the Food Animal Institute to review and encourage research and to disseminate information about the food animal industry. Provides that the Institute is governed by a Board appointed by the Governor. Sets the powers of the Institute. Requires the Institute to annually report to the Governor, the Clerk of the House, and the Secretary of Senate. Amends the State Finance Act to create the Food Animal Institute Fund. Effective immediately.

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

```
01-01-26 H Filed With Clerk
                                      Referred to Hse Rules Comm
01-01-30 H First reading
                                       Assigned to Agriculture
01-02-06 H
01-02-08 H Added As A Joint Sponsor LAWFER
01-02-15 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         H Added As A Joint Sponsor MOFFITT
01-02-20 S Arrive Senate
         S Placed Calndr First Rdg
          S Chief Sponsor SIEBEN
          S Added as Chief Co-sponsor BURZYNSKI
                                      Referred to Sen Rules Comm
01-02-21 S First reading
```

HB-0315 STEPHENS AND POE.

```
40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104
```

Amends the State Employee Article of the Pension Code. Changes the method of calculating interest when purchasing service credit for certain periods of military service. Effective immediately.

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

SERS estimates that there are over 9,000 employees with qualifying military service credit at an estimated average cost of \$2,000 per member. Therefore, if every member of SERS with previous military service purchases the credit, accrued liability is estimated to increase by \$18.0 million. Assuming only 50%

1163 HB-0315—Cont.

of SERS members with prior military service purchase the credit, which is more likely, the estimated accrued liability would increase by \$9.0 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-02-06 H Pension Note Filed
H Committee Rules

H Assigned to Personnel & Pensions

01-03-01 H Added As A Co-sponsor POE

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0316 CROSS.

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Adds a caption and makes technical changes to the short title Section of the Telecommunications Article.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0317 CROSS.

220 ILCS 5/13-214 from Ch. 111 2/3, par. 13-214

Amends the Public Utilities Act. Adds a caption to a Section concerning mobile telecommunications services.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0318 CROSS.

220 ILCS 5/13-201 from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0319 CROSS.

220 ILCS 5/13-204 from Ch. 111 2/3, par. 13-204

Amends the Public Utilities Act. Adds a caption to a Section relating to local exchange telecommunications service.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0320 CROSS.

220 ILCS 5/13-515

Amends the Public Utilities Act. Makes a technical change in a Section concerning enforcement of the Act by the Commerce Commission.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0321 CROSS.

65 ILCS 5/11-13-1.1 from Ch. 24, par. 11-13-1.1

Amends the Illinois Municipal Code. Makes a technical change to a Section concerning zoning and special uses.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0322 1164

HB-0322 MEYER.

415 ILCS 5/8

from Ch. 111 1/2, par. 1008

Amends the Environmental Protection Act. Makes technical changes in a Section concerning legislative findings.

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0323

BLACK – WINKEL – MOFFITT – PARKE – BERNS, ZICKUS, SCHMITZ, WOJCIK, RIGHTER, JONES, JOHN, O'CONNOR, KURTZ, BELLOCK, JOHNSON, CROSS, KLINGLER, MITCHELL, JERRY, TURNER, JOHN, SAVIANO, MITCHELL, BILL, STEPHENS, MEYER, DANIELS, MATHIAS, HULTGREN, BOST, BIGGINS, POE, WAIT, KOSEL AND WRIGHT.

```
30 ILCS 105/6z-18
                                   from Ch. 127, par. 142z-18
                                   from Ch. 127, par. 142z-20
30 ILCS 105/6z-20
35 ILCS 105/3-10
                                   from Ch. 120, par. 439.3-10
35 ILCS 105/9
                                   from Ch. 120, par. 439.9
                                   from Ch. 120, par. 439.33-10
35 ILCS 110/3-10
                                   from Ch. 120, par. 439.39
35 ILCS 110/9
                                   from Ch. 120, par. 439.103-10
35 ILCS 115/3-10
                                   from Ch. 120, par. 439.109
35 ILCS 115/9
35 ILCS 120/2-10
                                   from Ch. 120, par. 441-10
35 ILCS 120/3
                                   from Ch. 120, par. 442
35 ILCS 615/2
                                   from Ch. 120, par. 467.17
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on December 1, 2001, and through April 30, 2002, the tax with respect to propane and home heating oil sold to residential customers is imposed under these Acts at the rate of 1.25% (eliminating the State's portion of the tax). Amends the State Finance Act to provide for the distribution of the 1.25% tax on propane and home heating oil. Amends the Gas Revenue Tax Act. Suspends the tax on use or consumption of gas by residential customers for the period beginning on December 1, 2001, and through April 30, 2002. Effective immediately.

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

01-01-29 H Filed With Clerk

01-01-30 H First reading Referred to Hse Rules Comm

01-02-02 H Added As A Joint Sponsor WINKEL

H Added As A Joint Sponsor MOFFITT

H Added As A Joint Sponsor PARKE

H Added As A Joint Sponsor BERNS

01-02-06 H Assigned to Revenue

01-02-09 H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor FORBY 01-02-13 H Added As A Co-sponsor ZICKUS

U Added As A Co sponsor SCHMITZ

H Added As A Co-sponsor SCHMITZ

H Added As A Co-sponsor WOJCIK

H Added As A Co-sponsor RIGHTER

H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor O'CONNOR H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor JOHNSON

H Added As A Co-sponsor CROSS

H Added As A Co-sponsor KLINGLER

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor TURNER, JOHN

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MITCHELL, BILL

H Added As A Co-sponsor STEPHENS

H Added As A Co-sponsor MEYER

H Added As A Co-sponsor DANIELS

H Added As A Co-sponsor MATHIAS

H Added As A Co-sponsor HULTGREN

1165 HB-0323—Cont.

```
01-02-13--Cont.
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor POE
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor KOSEL
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
      01-07-20 H Added As A Co-sponsor WRIGHT
HB-0324
            BLACK.
  220 ILCS 5/5-104
                                   from Ch. 111 2/3, par. 5-104
  220 ILCS 5/9-230
                                   from Ch. 111 2/3, par. 9-230
  220 ILCS 5/13-301.2 new
```

Amends the Public Utilities Act in relation to telecommunications carriers. Provides that a telecommunications carrier need only conform its depreciation rates to the rates determined by the Commission until the end of the first full calendar year after the Commission's determination. Provides that the Commission may not prohibit a local exchange telecommunications carrier from recommending that a customer select an affiliated company for the provision of competitive services. Provides that expenses or revenue attributed to telephone directory operations shall not be included in the computation of a reasonable rate of return. Effective immediately.

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

```
Adds reference to: 220 ILCS 5/13-509 from Ch. 111 2/3, par. 13-509
```

Amends the Public Utilities Act concerning the provision of competitive telecommunications services. Provides that when a telecommunications carrier negotiates rates with a customer, the carrier must file the agreement with the Commerce Commission within 30, rather than 10, days, after execution of the agreement.

```
01-01-29 H Filed With Clerk
01-01-30 H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Telecommunications Rewrite
01-03-16 H Amendment No.01 TELECOM REWRI H Adopted
Remains in CommitTelecommunications
Rewrite
H Re-Refer Rules/Rul 19(a)
```

HB-0325 TENHOUSE - BLACK - RIGHTER.

```
105 ILCS 5/2-3.35
                                   from Ch. 122, par. 2-3.35
105 ILCS 5/7-6
                                    from Ch. 122, par. 7-6
105 ILCS 5/11A-8
                                   from Ch. 122, par. 11A-8
105 ILCS 5/11A-9
                                   from Ch. 122, par. 11A-9
105 ILCS 5/18-8.2
                                   from Ch. 122, par. 18-8.2
105 ILCS 5/18-8.5
                                   from Ch. 122, par. 18-8.5
105 ILCS 5/7-7.5 rep.
105 ILCS 5/7-7.6 rep.
105 ILCS 5/7-7.7 rep.
105 ILCS 230/5-30
```

Amends the School Code and the School Construction Law. Makes changes concerning the Department of School District Organization, grants to school districts interested in investigating the possibility of reorganizing for the purpose of either consolidation or annexation, submitting a proposition at a regular scheduled election for the purpose of voting for or against the annexation of territory to a school district, voting to establish a community unit school district, the levying of taxes by newly consolidated unit school districts formed by combining elementary and high school districts, supplementary State aid for cooperative high schools, and the priority of school construction projects. Repeals provisions concerning the holding of elections, ballots, and passage requirements for boundary changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Adds reference to: 105 ILCS 5/7-1 from Ch. 122, par. 7-1 105 ILCS 5/7-2 from Ch. 122, par. 7-2 105 ILCS 5/7-4 from Ch. 122, par. 7-4
```

Removes provisions in the School Code that refer to a Section repealed by the amendatory Act. Removes a provision in the School Code concerning a petition filed propos-

ing to annex all the territory of a school district to another school district and concerning the failure to publish notice with respect to a petition or referendum as required under the Election Code. Allows a community unit district that is formed by combining one or more elementary districts and one or more high school districts to levy an annual tax for working cash purposes at a rate not to exceed 0.10% and to levy an annual tax for leasing educational facilities or computer technology or both at a rate not to exceed 0.10%. Removes a provision allowing newly consolidated unit school districts to levy 0.24% for transportation purposes and 0.10% for life safety, working cash, and leasing purposes. Provides that school construction projects resulting from the formation of a cooperative high school is a 2nd priority under the School Construction Law.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 105 ILCS 5/11A-8

Restores current law concerning a proposition to create a community unit school district that is submitted to the voters of the territory that comprises the proposed district being deemed to have passed if a majority of the voters in each of the affected districts voting at the election vote in favor of the establishment of the community unit school district.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-29 H Filed With Clerk
   01-01-30 H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Executive
   01-02-06 H
                   Amendment No.01
                                        EXECUTIVE H
                                                                 Adopted
   01-02-15 H
                                        Do Pass Amend/Short Debate 011-002-000
            H Placed Cal 2nd Rdg-Shrt Dbt
                    Amendment No.02
                                        BLACK
   01-02-16 H
                    Amendment referred to HRUL
            Н
            H Cal Ord 2nd Rdg-Shrt Dbt
                   Amendment No.02
                                        BLACK
   01-02-22 H
            H Recommends be Adopted HRUL/005-000-000
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-02-27 H Second Reading-Short Debate
                    Amendment No.02
                                        BLACK
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-05 H Primary Sponsor Changed To TENHOUSE
            H Added As A Joint Sponsor BLACK
            H 3rd Rdg-Shrt Dbt-Pass/Vote 096-020-000
            H Added As A Joint Sponsor RIGHTER
   01-04-06 S Arrive Senate
             S Placed Calndr First Rdg
   01-05-08 S Chief Sponsor MYERS
             S First reading
                                        Referred to Sen Rules Comm
```

HB-0326 PERSICO – MITCHELL, JERRY – BASSI – O'CONNOR – COULSON, SCHMITZ, WOJCIK, LYONS, EILEEN, JONES, JOHN, BELLOCK, WAIT, KURTZ, OSMOND, BRADY, KLINGLER, KRAUSE, LINDNER, KOSEL, WINTERS, STEPHENS, MYERS, RICHARD, MEYER, MATHIAS, HULT-GREN, MITCHELL, BILL, PARKE, OSTERMAN, DAVIS, MONIQUE AND MCGUIRE.

105 ILCS 5/2-3.131 new 105 ILCS 5/2-3.132 new

Provides that this amendatory Act may be referred to as the Quality Teacher Incentive and Mentoring Law. Amends the School Code. Requires the State Board of Education to implement and administer a quality teacher incentive program, in which the Board provides signing bonuses of \$1,000 each to eligible teachers. Requires the teacher to agree to teach in a public school for a minimum of 3 consecutive years. Requires the State Board of Education to implement a quality teacher mentoring program, in which the Board awards grants to school districts that meet certain criteria to allow these school districts to develop or expand teacher mentoring programs. Requires the school district to have a mentoring program for new teachers in their first 3 years of employment. Effective July 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

1167 HB-0326-Cont.

```
01-01-29 H Filed With Clerk
01-01-30 H First reading
                                   Referred to Hse Rules Comm
01-02-05 H Primary Sponsor Changed To PERSICO
        H Added As A Joint Sponsor MITCHELL, JERRY
        H Added As A Joint Sponsor BASSI
        H Added As A Joint Sponsor O'CONNOR
        H Added As A Joint Sponsor COULSON
01-02-06 H
                                    Assigned to Elementary & Secondary
                                      Education
01-02-22 H Added As A Co-sponsor SCHMITZ
        H Added As A Co-sponsor WOJCIK
        H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor JONES, JOHN
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor KRAUSE
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MYERS, RICHARD
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor HULTGREN
        H Added As A Co-sponsor MITCHELL, BILL
        H Added As A Co-sponsor PARKE
        H Added As A Co-sponsor OSTERMAN
01-02-28 H Added As A Co-sponsor DAVIS, MONIQUE
01-03-01 H
                                   Do Pass/Short Debate Cal 021-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-15 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H Added As A Co-sponsor MCGUIRE
01-04-06 H
                                   Re-Refer Rules/Rul 19(a)
      PERSICO - MITCHELL, JERRY - BASSI - O'CONNOR - COULSON.
01-01-29 H Filed With Clerk
```

Appropriates \$2,000,000 to the State Board of Education for the Quality Teacher Incentive Program. Appropriates \$2,000,000 to the State Board of Education for the Quality Teacher Mentoring Program. Effective July 1, 2001.

```
01-01-30 H First reading
                                     Referred to Hse Rules Comm
01-02-05 H Primary Sponsor Changed To PERSICO
        H Added As A Joint Sponsor MITCHELL, JERRY
         H Added As A Joint Sponsor BASSI
        H Added As A Joint Sponsor O'CONNOR
        H Added As A Joint Sponsor COULSON
01-02-06 H
                                     Assigned to Approp-Elementary & Secondary
                                       Educ
                                     Re-Refer Rules/Rul 19(a)
01-03-16 H
```

HB-0328 MCGUIRE - SOTO - FRANKS - DAVIS, MONIQUE - BOLAND.

New Act

Creates the Human Voice Contact Act. Provides that State agencies must have a live operator answering incoming calls during normal business hours.

FISCAL NOTE (Department of Central Management Services) The fiscal impact on DCMS is estimated to be approximately \$326,000, including 8 staff.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Human Voice Contact Act. Provides that a State agency that uses automated telephone answering equipment to answer incoming telephone calls must during the normal business hours of the agency, among the first set of choices, provide the caller with the option of speaking to a live operator.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-29 H Filed With Clerk
                                            Referred to Hse Rules Comm
      01-01-30 H First reading
      01-02-06 H Added As A Joint Sponsor SOTO
                                            Assigned to State Government
                                              Administration
                                            Fiscal Note Filed
      01-02-27 H
                                            Committee State Government Administration
               Н
      01-02-28 H Added As A Joint Sponsor FRANKS
      01-03-01 H Added As A Joint Sponsor DAVIS, MONIQUE
                                            STE GOV ADMIN H
      01-03-08 H
                       Amendment No.01
                                                                      Adopted
                                            Do Pass Amend/Short Debate 008-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-14 H Added As A Joint Sponsor BOLAND
      01-03-15 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-000
      01-03-22 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-25 S Chief Sponsor WALSH,L
               S Added As A Co-sponsor BOWLES
      01-04-26 S First reading
                                            Referred to Sen Rules Comm
             CURRY, JULIE - MOFFITT AND YARBROUGH.
HB-0329
  105 ILCS 5/18-12
                                    from Ch. 122, par. 18-12
  Amends the School Code. Provides that if a school district must close the schools or
delay the start of the school day due to a threat to the health or safety of pupils, then a
partial day of attendance may be counted as a full day of attendance. Effective July 1,
2001.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-29 H Filed With Clerk
      01-01-30 H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H Added As A Joint Sponsor MOFFITT
                                            Assigned to Elementary & Secondary
               Н
                                              Education
      01-02-20 H Added As A Co-sponsor YARBROUGH
                                            Re-Refer Rules/Rul 19(a)
      01-03-16 H
HB-0330
             MADIGAN,MJ - HOLBROOK.
   35 ILCS 5/213 new
  Amends the Illinois Income Tax Act. Creates an historic preservation tax credit. Pro-
vides a caption only.
      FISCAL NOTE (Historic Preservation Agency)
      Because the amount for the appropriation is unknown and the
      bill has no specific language yet, there is no way to estimate
      fiscal costs. Should HB330 later require administration by HPA,
      it is anticipated that one architect would be required at a
      cost of $78,497.
      01-01-29 H Filed With Clerk
      01-01-30 H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-02-09 H
                                            Fiscal Note Filed
               н
                                            Committee Executive
      01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor HOLBROOK
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0331
             MCGUIRE - FORBY - FOWLER - BROSNAHAN - DAVIS.STEVE.
```

O'BRIEN, BOLAND, DAVIS, MONIQUE, CURRY, JULIE, YARBROUGH, HOLBROOK, BRADLEY AND MURPHY.

320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that beginning on January 1, 2002, the pharmaceuti1169

cal assistance program covers prescription drugs used in the treatment of multiple sclerosis.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-01-29 H Filed With Clerk
    01-01-30 H First reading
                                       Referred to Hse Rules Comm
    01-02-06 H
                                       Assigned to Revenue
    01-02-07 H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor FOWLER
    01-02-09 H Added As A Co-sponsor O'BRIEN
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor CURRY, JULIE
    01-02-14 H Added As A Joint Sponsor BROSNAHAN
   01-02-16 H Added As A Joint Sponsor DAVIS, STEVE
   01-02-20 H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor HOLBROOK
   01-02-22 H Added As A Co-sponsor BRADLEY
                                       Re-Refer Rules/Rul 19(a)
    01-03-20 H Added As A Co-sponsor MURPHY
```

HB-0332 STEPHENS.

40 ILCS 5/16-101

from Ch. 108 1/2, par. 16-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate teachers.

```
PENSION NOTE (Illinois Pension Laws Commission)
House Bill 332 has no fiscal impact.
NOTE(S) THAT MAY APPLY: Fiscal
01-01-29 H Filed With Clerk
```

```
O1-01-29 H Filed With Clerk
O1-01-30 H First reading Referred to Hse Rules Comm
O1-02-06 H Assigned to Executive
O1-02-27 H Pension Note Filed
H Committee Executive
O1-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0333 HOFFMAN - STEPHENS - HOLBROOK.

735 ILCS 5/7-103.48

Amends the Code of Civil Procedure. In a Section granting the Bi-State Development Agency the authority to acquire certain property for the MetroLink Light Rail System using "quick-take" procedures, extends the period of the authorization from 48 months to 60 months. Effective immediately.

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

```
Deletes reference to:
735 ILCS 5/7-103.48
Adds reference to:
735 ILCS 5/7-103
```

735 ILCS 5/7-103 from Ch. 110, par. 7-103

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that on and after the effective date of this amendatory Act, a unit of local government that acquires property by "quick-take" may not thereafter transfer the property to a private individual or entity. Provides that a unit of local government may exercise "quick-take" powers to acquire real property or an interest in real property only with respect to real property lying within the limits of its territorial jurisdiction. Provides that before the General Assembly may consider any amendment of the Section that adds an authorization for a unit of local government to acquire real property or an interest in real property, (1) the unit of local government must hold a public hearing concerning the acquisition, (2) the governing body of the unit of local government must adopt a resolution requesting authorization to acquire the property, and (3) the unit of local government must file with the Secretary of the Senate and the Clerk of the House certain items, including a copy of a resolution requesting the authorization, a legal description of the property, an appraisal of the value of the property, and an explanation of the public purposes sought to be furthered by the acquisition. Provides that the changes concerning the exercise of quick-take powers apply only to authorizations to acquire property that take effect after the effective date of the amendatory Act. Effective immediately.

01-01-30	Η	Filed With Clerk	
	Η	First reading	Referred to Hse Rules Comm
01-02-06	Н		Assigned to Executive
01-02-15	Н		Do Pass/Short Debate Cal 013-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
01-02-16	Н	Second Reading-Short Debat	e
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
01-02-21	Н	Added As A Joint Sponsor S'	TEPHENS
	Н	Added As A Joint Sponsor H	OLBROOK
01-02-22	Н	3rd Rdg-Shrt Dbt-Pass/Vote	071-044-000
01-02-27	S	Arrive Senate	
	S	Placed Calndr First Rdg	
	S	Chief Sponsor WATSON	
	S	First reading	Referred to Sen Rules Comm
01-04-18	S		Assigned to Executive
01-04-26	S		Postponed
01-05-03	S		Postponed
01-05-09	S	Sponsor Removed WATSON	1
	S	Alt Chief Sponsor Changed I	PARKER
	S	Amendment No.01	EXECUTIVE S Adopted
01-05-10	S		Recmnded do pass as amend 012-000-000
	S	Placed Calndr, Second Rdg	-
01-07-01	S	_	Refer to Rules/Rul 3-9(b)

HB-0334 HOFFMAN.

625 ILCS 5/16-108 new

Amends the Illinois Vehicle Code. Establishes procedures to be followed when a person claims diplomatic immunity and a law enforcement officer has probable cause to believe that the person has violated the Code or a similar provision of a local ordinance or has committed reckless homicide or reckless homicide of an unborn child. Effective immediately.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Judiciary II - Criminal Law
01-03-16 H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0335

DAVIS,MONIQUE – MADIGAN,MJ – HOFFMAN – FLOWERS – TURNER,ART, LANG, HOWARD, JONES,LOU, MORROW, YARBROUGH, OSTERMAN, MCKEON, MURPHY, KENNER, GILES, BEAUBIEN, GARRETT, FRANKS, FRITCHEY, COLLINS, STROGER, HAMOS, SCULLY, SCOTT, CURRIE, MAY, NOVAK, BRADLEY, RYAN, YOUNGE, MILLER, BURKE, CURRY,JULIE, O'BRIEN, SLONE, SCHOENBERG, BOLAND, GRANBERG, HOLBROOK, DELGADO, SOTO AND JEFFERSON.

625 ILCS 5/16-108 new

Amends the Illinois Vehicle Code. Provides that whenever a peace officer stops a vehicle for a traffic violation, the officer shall record and report racial, age, and gender information on the individual stopped and the reasons for and the results of the stop. Provides that each law enforcement agency shall compile the required data and submit the data in an annual report to the Attorney General. Provides that the Attorney General shall analyze the data and submit a report of his findings to the General Assembly. Provides that law enforcement agencies shall adopt policies that discourage race-based traffic stops. Provides that the Governor may direct the Comptroller and the State Treasurer to withhold State funds appropriated to a law enforcement agency that fails to comply with these requirements. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) In the opinion of DCCA, HB 335 creates a local government organization and structure mandate for which reimbursement by the State is not required, a service mandate for which 50% to 100% of the increased costs to units of local government is required, and a personnel mandate for which 100% of the increased costs to units of local government is required under

1171 HB-0335—Cont.

the State Mandates Act.

HOUSE AMENDMENT NO. 4.

Establishes a December 31, 2003 expiration date for the language requiring peace officers who stop vehicles for traffic violations to record and report racial, age, and gender information on the individuals stopped and to compile the data on the stops into annual reports. Provides that the Secretary of State (rather than the Attorney General) shall receive the annual reports and shall analyze the data and submit annual reports of findings. Provides that the annual reports to the Secretary of State must be submitted no later than March 1 in 2003 and 2004. Provides that the Secretary of State's annual reports of findings must be submitted no later than June 1 in 2003 and 2004. Changes the effective date to January 1, 2002.

```
SENATE AMENDMENT NO. 1.
      Deletes reference to:
      625 ILCS 5/16-108 new
      Adds reference to:
      625 ILCS 5/4-102
                               from Ch. 95 1/2, par. 4-102
  Deletes everything. Amends the Illinois Vehicle Code. Makes a technical change t
a Section concerning offenses relating to motor vehicles.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
              H First reading
                                          Referred to Hse Rules Comm
      01-02-06 H
                                          Assigned to Transportation & Motor Vehicles
      01-02-07 H Added As A Joint Sponsor LANG
      01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
     01-02-14 H Added As A Co-sponsor MORROW
              H Added As A Co-sponsor YARBROUGH
              H Added As A Joint Sponsor HOWARD
              H Added As A Joint Sponsor JONES, LOU
              H Added As A Co-sponsor OSTERMAN
      01-02-15 H
                                          Do Pass/Stndrd Dbt/Vote 012-008-001
                                            HTRN
              H Pled Cal 2nd Rdg Stndrd Dbt
                                          St Mandate Fis Nte Req BLACK
              H Cal 2nd Rdg Stndrd Dbt
      01-02-21 H
                     Amendment No.01
                                          HOFFMAN
              Н
                      Amendment referred to HRUL
              H Cal 2nd Rdg Stndrd Dbt
              H Primary Sponsor Changed To DAVIS, MONIQUE
              H Joint Sponsor Changed to HOFFMAN
              H Joint Sponsor Changed to SCOTT
              H Joint Sponsor Changed to FLOWERS
              H Joint Sponsor Changed to TURNER, ART
              H Added As A Co-sponsor LANG
              H Added As A Co-sponsor HOWARD
              H Added As A Co-sponsor JONES, LOU
              H Added As A Co-sponsor MCKEON
      01-02-22 H
                     Amendment No.02
                                         DAVIS, MONIQUE
                     Amendment referred to HRUL
              H Cal 2nd Rdg Stndrd Dbt
              H Added As A Co-sponsor MURPHY
              H Added As A Co-sponsor KENNER
              H Added As A Co-sponsor GILES
              H Added As A Co-sponsor BEAUBIEN
              H Added As A Co-sponsor GARRETT
              H Added As A Co-sponsor FRANKS
              H Added As A Co-sponsor FRITCHEY
              H Added As A Co-sponsor COLLINS
              H Added As A Co-sponsor STROGER
      01-02-23 H
                     Amendment No.03
                                          DAVIS, MONIQUE
                     Amendment referred to HRUL
              Н
              H Cal 2nd Rdg Stndrd Dbt
      01-02-27 H
                                          HOFFMAN
                     Amendment No.01
              H Recommends be Adopted HRUL/005-000-000
                     Amendment No.02
                                          DAVIS, MONIQUE
              н
              H Recommends be Adopted HRUL/005-000-000
```

Amendment No.04

H Cal 2nd Rdg Stndrd Dbt

Amendment referred to HRUL

DAVIS, MONIQUE

```
01-02-28 H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor SCULLY
01-03-06 H Joint Sponsor Changed to MADIGAN, MJ
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor CURRIE
                                    St Mandate Fis Note Filed
01-03-08 H
        H Cal 2nd Rdg Stndrd Dbt
               Amendment No.04
                                    DAVIS, MONIQUE
01-03-13 H
        H Recommends be Adopted HRUL/005-000-000
        H Cal 2nd Rdg Stndrd Dbt
01-03-16 H Added As A Co-sponsor MAY
01-03-21 H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor BRADLEY
         H Added As A Co-sponsor RYAN
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor MILLER
         H Added As A Co-sponsor BURKE
         H Added As A Co-sponsor CURRY JULIE
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor SCHOENBERG
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor GRANBERG
01-03-26 H Second Reading-Stnd Debate
                                    HOFFMAN
                                                            Withdrawn
                Amendment No.01
         Η
         Н
                Amendment No.02
                                    DAVIS.MONIOUE
                                                            Withdrawn
                Amendment No.04
                                    DAVIS, MONIQUE
                                                            Adopted
         Н
         H Pld Cal 3rd Rdg-Stndrd Dbt
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor SOTO
                                    Tabled Pursnt to Rule 40(a) HA 03
01-03-29 H
         H 3rd Rdg-Stnd Dbt-Pass/Vote 091-024-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-03-30 S Chief Sponsor HENDON
                                    Referred to Sen Rules Comm
         S First reading
01-04-02 S Sponsor Removed HENDON
         S Alt Chief Sponsor Changed DILLARD
         S Added as Chief Co-sponsor HENDON
         S Sponsor Removed HENDON
         S Chief Co-sponsor Changed to OBAMA
01-05-02 S
                                    Assigned to Judiciary
01-05-08 S
                Amendment No.01
                                    JUDICIARY S
                                                            Adopted
                                    Recmnded do pass as amend 010-000-001
01-05-09 S
         S Placed Calndr, Second Rdg
01-05-16 S Second Reading
         S Placed Caindr, 3rd Reading
         S Added As A Co-sponsor SILVERSTEIN
01-05-17 S Added as Chief Co-sponsor LAUZEN
         S Third Reading - Passed 053-001-003
01-05-18 H Arrive House
         H Place Cal Order Concurrence 01
01-05-30 H Motion Filed Non-Concur 01/DAVIS, MONIQUE
         H Calendar Order of Concurren 01
01-05-31 H H Noneners in S Amend 01
         H Added As A Co-sponsor JEFFERSON
         S Secretary's Desk Non-concur 01
01-07-01 S
                                    Refer to Rules/Rul 3-9(b)
      GARRETT - DAVIS, MONIQUE, BLACK AND YARBROUGH.
                            from Ch. 34, par. 5-1095
```

```
55 ILCS 5/5-1095
65 ILCS 5/11-42-11
                                  from Ch. 24, par. 11-42-11
```

Amends the Counties Code and the Illinois Municipal Code. Requires a cable television system that has been granted a franchise by a county or municipality to provide customers with not less than 60 day's notice of a rate increase. Requires those cable television systems to maintain a toll-free telephone number in order to respond to customer questions regarding the increase. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
                                        Referred to Hse Rules Comm
            H First reading
   01-02-06 H
                                        Assigned to Public Utilities
   01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
   01-02-14 H Added As A Co-sponsor BLACK
            H Added As A Co-sponsor YARBROUGH
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

GARRETT - DAVIS, MONIQUE - KENNER - HOWARD AND FEIGEN-HB-0337 HOLTZ.

```
220 ILCS 5/13-504
                                   from Ch. 111 2/3, par. 13-504
220 ILCS 5/13-505
                                   from Ch. 111 2/3, par. 13-505
```

Amends the Telecommunications Article of the Public Utilities Act. Provides that telecommunications carriers must provide notice of a rate increase 60 days before the increase takes effect. Requires those carriers to provide notified customers with a toll-free telephone number to call regarding the rate increase. Effective immediately.

FISCAL NOTE (Illinois Commerce Commission)

The Illinois Commerce Commission estimates no fiscal impact on State revenues from HB337.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-30 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Public Utilities 01-02-07 H Added As A Co-sponsor FEIGENHOLTZ 01-02-08 H Fiscal Note Filed Committee Public Utilities 01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE 01-02-22 H Added As A Joint Sponsor KENNER

H Added As A Joint Sponsor HOWARD 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0338 GARRETT - RYAN - MCKEON - LANG - FORBY, FOWLER, JONES, SHIRLEY, HOWARD, KENNER AND O'BRIEN.

New Act

Creates the Elder Care Savings Fund Act. Authorizes the State Treasurer to establish an Elder Care Savings Fund. Allows Illinois residents to invest in the fund, and provides that investors' earnings are exempt from taxes other than estate, transfer, and inheritance taxes. Provides for a program of grants, using moneys in the fund, to be applied to costs of long-term care or services. Requires the State Treasurer to implement a program to inform residents about options available for financing long-term care. Creates an Elder Care Trust Authority to advise the Elder Care Savings Fund staff and perform other functions. Effective immediately.

FISCAL NOTE (State Treasurer)

HB 338 will have an impact on the State's resources the first fiscal year. The program is planned to eventually be selfsufficient. However, there will be some start-up costs for which an estimate cannot be made. If the program is popular from day one with several depositors, it will generate enough fees to offset most of the start-up costs. If the program gets off to a slow start, the cap of \$10,000 will not cover all of the start-up costs. At a \$2,000,000 fund balance, it is expected that a total of \$20,000 would be needed besides the earnings on the fund. At a \$10,000,000 fund balance, the earnings on the fund should pay all the administrative expenses and start-up costs. However, the remaining earnings will not provide a competitive rate of return for participants. As the fund grows, the rate of the administrative cost drops and the participants can receive a greater rate of return. The Treasurer's Office cannot make an estimate for the grant portion of the bill.

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

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading

01-02-06 H Added As A Joint Sponsor RYAN

Assigned to Revenue

```
01-02-07 H Added As A Joint Sponsor MCKEON
               H Added As A Joint Sponsor LANG
               H Added As A Joint Sponsor FORBY
               H Added As A Co-sponsor FOWLER
      01-02-09 H Added As A Co-sponsor JONES, SHIRLEY
      01-02-14 H
                                           Fiscal Note Filed
                                            Committee Revenue
      01-02-22 H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor KENNER
      01-03-01 H Added As A Co-sponsor O'BRIEN
                                            Re-Refer Rules/Rul 19(a)
      01-03-16 H
HB-0339
             NOVAK.
                                   from Ch. 96 1/2, par. 8201
   30 ILCS 730/1
  Amends the Illinois Coal Technology Development Assistance Act. Makes technical
changes in a Section concerning the short title.
      01-01-30 H Filed With Clerk
                                            Referred to Hse Rules Comm
                H First reading
      01-02-06 H
                                            Assigned to Executive
                                            Re-Refer Rules/Rul 19(a)
      01-03-16 H
             NOVAK.
HB-0340
  415 ILCS 5/30
                                   from Ch. 111 1/2, par. 1030
  Amends the Environmental Protection Act. Makes technical changes to a Section
concerning investigations.
      01-01-30 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Executive
      01-02-06 H
                                            Re-Refer Rules/Rul 19(a)
      01-03-16 H
             NOVAK.
HB-0341
  415 ILCS 120/20
  Amends the Alternate Fuels Act. Makes technical changes to a Section concerning
the rules.
      01-01-30 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
             MADIGAN,MJ - NOVAK.
HB-0342
  415 ILCS 5/57.3
  Amends the Environmental Protection Act. Makes a technical change in a Section
concerning the Leaking Underground Storage Tank Program.
      01-01-30 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-06 H Primary Sponsor Changed To MADIGAN, MJ
                H Added As A Joint Sponsor NOVAK
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0343
             NOVAK.
  415 ILCS 5/22.10
                                    from Ch. 111 1/2, par. 1022.10
  Amends the Environmental Protection Act. Makes technical changes in a Section
concerning waste from multiple generators.
      01-01-30 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
```

01-03-16 H HB-0344 NOVAK.

415 ILCS 5/9.2 from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act. Makes a technical change in a Section concerning sulfur dioxide emission standards.

Re-Refer Rules/Rul 19(a)

1175 HB-0344—Cont.

```
01-01-30 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      01-02-06 H
                                            Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0345
            NOVAK.
  415 ILCS 55/1
                                   from Ch. 111 1/2, par. 7451
  Amends the Illinois Groundwater Protection Act. Makes technical changes in a Sec-
tion concerning the short title.
      01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0346
            NOVAK.
  415 ILCS 5/12.1
                                   from Ch. 111 1/2, par. 1012.1
  Amends the Environmental Protection Act. Makes technical changes to a Section
concerning underground injection of hazardous waste.
      01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-22 H
                      Amendment No.01
                                            O'BRIEN
               Н
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-26 H
                       Amendment No.01
                                            O'BRIEN
                       Rules refers to
                                              HENE
               н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0347
            MADIGAN,MJ.
  415 ILCS 135/10
  Amends the Drycleaner Environmental Response Trust Fund Act. Makes technical
changes in a Section concerning the Drycleaner Environmental Response Trust Fund.
      01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-14 H Primary Sponsor Changed To MADIGAN,MJ
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 089-023-003
      01-04-10 S Arrive Senate
               S Placed Calndr First Rdg
HB-0348
            NOVAK.
  415 ILCS 90/4
                                   from Ch. 111 1/2, par. 991-4
  Amends the Household Hazardous Waste Collection Program Act. Makes technical
changes in a Section concerning the pilot project plan.
      01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
            NOVAK.
HR-0349
  415 ILCS 95/1
                                   from Ch. 121, par. 461
  Amends the Junkyard Act. Makes technical changes in a Section concerning public
```

policy. 01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Executive

HB-0349—Cont. 1176

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0350 NOVAK.

415 ILCS 5/26 from Ch. 111 1/2, par. 1026

Amends the Environmental Protection Act. Makes technical changes to a Section concerning the adoption of procedural rules.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0351 NOVAK.

415 ILCS 5/58.4

Amends the Environmental Protection Act. Makes technical changes to a Section concerning a permit waiver.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0352 CURRY, JULIE - BLACK - MOFFITT - RIGHTER.

105 ILCS 5/18-12 from Ch. 122, par. 18-12

Amends the School Code. Allows a school district that (i) has provided at least one clock hour of instruction during the school day but must close the schools due to a hazardous threat to the health and safety of pupils or (ii) must delay the start of the school day due to a hazardous threat to the health and safety of pupils to count the partial day of attendance as a full day of attendance. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Provides that the changes made by the amendatory Act apply to the 2000-2001 school year and each school year thereafter.

FISCAL NOTE, H-AM 1 (State Board of Education)

There is no fiscal impact. This merely permits a day to be

claimed even though classes were not held for the full day.

STATE MANDATES NOTE, H-AM 1 (State Board of Education)

Same as SBE fiscal note.

01-01-30 H Filed With Clerk

H Added As A Joint Sponsor BLACK

H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor MOFFITT

H Assigned to Approp-Elementary & Secondary

Educ

01-02-28 H Amendment No.01 APP-ELM & SEC H Adopted

H Do Pass Amend/Short Debate 014-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-06 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-03-07 H Fiscal Note Filed as amnded H St Mndt Fis Note Fld Amnd

H
H Cal Ord 3rd Rdg-Short Dbt

01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 108-000-000

H Added As A Joint Sponsor RIGHTER

01-03-27 S Arrive Senate

S Placed Calndr First Rdg

01-03-29 S Chief Sponsor NOLAND

S First reading Referred to Sen Rules Comm

01-04-06 S Assigned to Education

01-04-18 S Postponed

01-04-25 S Held in Committee

01-05-02 S Postponed 01-05-09 S Postponed

S Committee Education

1177 HB-0352—Cont.

01-05-12 S

Refer to Rules/Rul 3-9(a)

HB-0353 HOFFMAN – DAVIS.STEVE – HOLBROOK – MOORE – STEPHENS.

20 ILCS 655/4.5 new 30 ILCS 105/5.545 new 35 ILCS 10/5-20 35 ILCS 5/201 from Ch. 120, par. 2-201 415 ILCS 5/58.13a new 415 ILCS 5/58.14

Amends the environmental remediation tax credit provisions in the Illinois Income Tax Act. Extends the credit to 2010 (now, expires December 31, 2001). Provides that the credit may be claimed for costs incurred during the 10-year period after approval rather than for just the year of approval. Changes how the limit on the credit allowed is calculated. Provides that the credit may be carried forward for 15 (now 5) years. Makes changes with respect to selling the credit. Makes other changes. Amends the environmental remediation tax credit review provisions in the Environmental Protection Act. Removes the requirement that no application for review be submitted until a "No Further Remediation Letter" is issued. Provides that the Environmental Protection Agency may file a lien on remediation property receiving a tax credit if the recipient fails to meet the conditions of the issuance of the credit. Provides that the Director of DCCA may grant tax credits and exemptions under the Economic Development for a Growing Economy Tax Credit Act and the Illinois Enterprise Zone Act. Amends those Acts accordingly. Authorizes the Director of DCCA to issue a Distressed Communities and Industries Grant to any entity for the purpose of paying the allowable costs needed to cause an eligible remediation project to occur. Provides that the credit provisions are applicable to taxable years ending on or after December 31, 2001. Makes other changes. Amends the State Finance Act to create the Distressed Communities and Industries Grant Fund. Requires the affected Departments to propose rules. Effective immediately.

```
FISCAL NOTE (Environmental Protection Agency)
   The fiscal impact is estimated at $10,286,300 in addition to
   the indeterminate loss of tax revenues.
    NOTE(S) THAT MAY APPLY: Fiscal
  01-01-30 H Filed With Clerk
         H Added As A Joint Sponsor DAVIS, STEVE
         H Added As A Joint Sponsor HOLBROOK
         H First reading
                              Referred to Hse Rules Comm
  01-01-31 H Added As A Joint Sponsor MOORE
  01-02-06 H
                              Assigned to Revenue
  01-02-27 H
                              Fiscal Note Filed
                              Committee Revenue
  01-02-28 H Added As A Joint Sponsor STEPHENS
  01-03-16 H
                              Re-Refer Rules/Rul 19(a)
```

HB-0354 NOVAK.

220 ILCS 5/16-107.5 new

Amends the Public Utilities Act. Provides that electric utilities and alternative retail electric suppliers must provide "net metering" to retail customers that own and operate a solar or wind electrical generating facility with a capacity of not more than 40 kilowatts located on the customer's premises and intended to offset part of the customer's electrical requirements. Effective immediately.

```
FISCAL NOTE (Illinois Commerce Commission)
```

ICC estimates no fiscal impact on State revenues from HB 354.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Environment & Energy
01-02-15 H Fiscal Note Filed
Committee Environment & Energy
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0355 NOVAK.

220 ILCS 5/16-125

01-03-16 H

Amends the Public Utilities Act to reduce the threshold for liability due to electrical disruptions from 30,000 to 1,000 affected customers. Effective immediately.

FISCAL NOTE (Illinois Commerce Commission)

The Commission will likely require additional staff and financial resources to accommodate the expected increases in claim and waiver filings. The exact magnitude of the fiscal impact

is not determinable at this time.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Public Utilities 01-02-06 H Fiscal Note Filed 01-02-08 H Committee Public Utilities Re-Refer Rules/Rul 19(a)

MADIGAN, MJ - JONES, SHIRLEY - NOVAK. HB-0356

from Ch. 111 2/3, par. 13-100 220 ILCS 5/13-100

Amends the Public Utilities Act. Adds a caption and makes technical changes to the short title Section of the Telecommunications Article.

```
01-01-30 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Executive
01-03-06 H Primary Sponsor Changed To JONES, SHIRLEY
         H Added As A Joint Sponsor NOVAK
01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
         H Added As A Joint Sponsor JONES, SHIRLEY
                                      Do Pass/Short Debate Cal 013-000-000
01-03-19 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H Pid Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 092-022-001
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SULLIVAN
         S First reading
                                      Referred to Sen Rules Comm
01-05-02 S
                                      Assigned to Environment & Energy
                                      Recommended do pass 009-000-000
01-05-09 S
         S Placed Calndr, Second Rdg
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-18 S
                                      Fni Pssg Ddine Extnd-Rule
                                      TO MAY 31, 2001.
          S Calendar Order of 3rd Rdg 01-05-11
01-07-01 S
                                      Refer to Rules/Rul 3-9(b)
```

NOVAK. HB-0357

220 ILCS 5/16-105

Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

01-01-30 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0358 NOVAK.

220 ILCS 5/16-123

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

01-01-30 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

MADIGAN, MJ - JONES, SHIRLEY - NOVAK. HR-0359

220 ILCS 5/13-201

from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-01-30 H Filed With Clerk 01-02-06 H

H First reading Referred to Hse Rules Comm Assigned to Executive

01-03-06 H Primary Sponsor Changed To JONES, SHIRLEY

H Added As A Joint Sponsor NOVAK

01-03-15 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor JONES, SHIRLEY

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H

HB-0360 NOVAK. Re-Refer Rules/Rul 19(a)

220 ILCS 5/13-201

from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading

01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0361 NOVAK.

20 ILCS 1105/13

from Ch. 96 1/2, par. 7413

Amends the Energy Conservation and Coal Development Act. Makes technical changes in a Section allowing the Department of Commerce and Community Affairs to adopt rules necessary to implement the Illinois Industrial Coal Utilization Program.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0362 NOVAK.

220 ILCS 5/18-102

Amends the Public Utilities Act. Makes a technical change in a Section concerning definitions relating to transitional funding for electric utilities.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

NOVAK. HB-0363

220 ILCS 5/5-105

from Ch. 111 2/3, par. 5-105

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

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0364 NOVAK.

220 ILCS 5/8-302

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

Amends the Public Utilities Act. Makes technical changes in a Section concerning the reading of meters.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

02-02-13 H Assigned to Elementary & Secondary

Education

02-02-22 H Re-Refer Rules/Rul 19(a)

HB-0365 NOVAK.

220 ILCS 5/9-211

from Ch. 111 2/3, par. 9-211

Amends the Public Utilities Act. Makes technical changes in a Section concerning investments in rate base.

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading 01-02-06 H Assigned to Executive Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0366 NOVAK.

220 ILCS 5/16-105

Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-06 H Re-Refer Rules/Rul 19(a) 01-03-16 H

JONES, SHIRLEY - NOVAK. HB-0367

220 ILCS 5/9-220

from Ch. 111 2/3, par. 9-220

Amends the Public Utilities Act. Limits increases under purchased gas adjustment clauses to 10% over the previously applicable purchased gas adjustment clause. Effective immediately.

FISCAL NOTE (Illinois Commerce Commission)

This legislation would require an increase in the Commission's resources. If the cost of natural gas remains volatile, it is likely the natural gas public utilities would be continually filing rate cases. In times of declining gas costs, it may be necessary for the Commission to initiate rate proceedings to reduce the base rates of natural gas public utilities to ensure that rates reflect the appropriate level of gas cost. Costs of these proceedings, which cannot be estimated at this

time, would be recoverable from the utilities' customers.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading Assigned to Public Utilities 01-02-06 H Fiscal Note Filed 01-02-08 H Н Committee Public Utilities H Added As A Joint Sponsor NOVAK

01-03-16 H Re-Refer Rules/Rul 19(a)

REITZ - JONES, JOHN - FOWLER - FORBY - BLACK. HB-0368

105 ILCS 5/1A-1 from Ch. 122, par. 1A-1 from Ch. 122, par. 1A-4 105 ILCS 5/1A-4

Amends the School Code to add 2 additional members to the State Board of Education, to be selected from among those counties of the State other than Cook County and the 5 counties contiguous to Cook County. Provides that at least one of the 4 appointees selected from those counties shall be selected from among those counties that comprise the Fifth Judicial District. Makes related changes. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

105 ILCS 5/1A-4

Replaces everything after the enacting clause. Provides that State Board of Education appointments made on or after the effective date of the amendatory Act shall be from a pattern of regional representation as follows: 3 appointees shall be selected from among downstate counties, one of whom shall be selected from among those counties that comprise the Fifth Judicial District (now, 2 are selected from among downstate counties and another member is a member-at-large); 3 appointees shall be selected from Cook County, 2 of whom shall be residents of Chicago and one of whom shall be a resident of suburban Cook County (now, one is selected from Chicago, one is selected from suburban Cook County, and another is a member-at-large); and 3 appointees shall be selected from the collar counties (now, 2 are selected from the collar counties and another member is a member-at-large). Effective July 1, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   01-02-06 H
                                         Assigned to Elementary & Secondary
                                           Education
   01-02-14 H Added As A Joint Sponsor JONES JOHN
            H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor BLACK
   01-02-15 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                 Adopted
                                         Remains in CommiElementary & Secondary
                                           Education
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0369 REITZ – DAVIS, MONIQUE, FEIGENHOLTZ AND O'BRIEN.

815 ILCS 413/16 new

Amends the Telephone Solicitations Act. Provides that the Illinois Commerce Commission shall establish and maintain a no telephone solicitation sales calls Statewide registry containing a list of customers who do not wish to receive unsolicited telephone solicitation sales calls. Provides that a telephone solicitor or seller may not make or cause to be made any unsolicited telephone solicitation sales call to any customer more than 30 days after the customer's name and telephone number or numbers appear on the then current quarterly no telephone solicitation sales calls registry made available by the Illinois Commerce Commission. Provides that a person may not engage in telephone solicitation in this State unless the telephone solicitor purchases from the Illinois Commerce Commission the list of customers who do not wish to receive unsolicited telephone solicitation sales calls. Effective immediately.

```
FISCAL NOTE (Illinois Commerce Commission)
```

There would be a significant increased fiscal impact for the ICC, primarily in terms of data base administration and staffing to implement, maintain, and enforce this proposed legislation and to handle consumer complaints. The exact increase in resources needed to implement this bill cannot be estimated at this time.

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

```
01-01-30 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Consumer Protection
01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
01-02-08 H Fiscal Note Filed

H Committee Consumer Protection

01-02-09 H Added As A Joint Sponsor DAVIS,MONIQUE 01-02-27 H Added As A Co-sponsor O'BRIEN

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0370 NOVAK.

220 ILCS 5/13-201

from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0371 MADIGAN,MJ - DANIELS - HANNIG - RYDER - DAVIS,MONIQUE.

P. A. 91-707, Art. 3, Sec. 1

Amends Public Act 91-707. Increases certain fiscal year 2001 appropriations to the Board of the Comprehensive Health Insurance Plan by \$1. Effective immediately.

HOUSE AMENDMENT NO. 1

Adds reference to: P.A. 91-705 P.A. 91-706 P.A. 91-707

P.A. 91-708

Deletes everything. Makes supplemental appropriations and reappropriations to various agencies and makes appropriations to the Court of Claims for payment of claims in

accordance with awards and recommendations of the Court of Claims. Effective immediately.

Department on Aging...Department of Central Management Services ...Department of Children and Family Services...Department of Commerce and Community Affairs...Department of Financial Institutions...Department of Human Services...Department of Insurance...Department of Military Affairs...Department of Natural Resources...Department of Public Aid...Department of Public Health...Department of Revenue...Department of State Police... Department of Transportation...Department of Veterans' Affairs ...Office of Banks and Real Estate...Capital Development Board ...Board of the Comprehensive Health Insurance Plan...Illinois Commerce Commission...Court of Claims...Environmental Protection Agency...Prairie State 2000 Authority...Lieutenant Governor...Attorney General...Secretary of State...State Treasurer ...State Board of Education...Student Assistance Commission... ...Department of Agriculture

HOUSE AMENDMENT NO. 4.

Deletes everything. Changes certain amounts appropriated or reappropriated for ordinary and contingent funding and other purposes, adds certain appropriations, and makes other changes with respect to certain appropriations or reappropriations, for the State Board of Education under P.A. 91-705; and the following agencies. Effective immediately.

Department of Agriculture...Department of Central Management Services...Department of Commerce and Community Affairs... Department of Financial Institutions...Department of Military Affairs...Department of Natural Resources...Department of State Police...Department of Transportation...Office of Banks and Real Estate... Environmental Protection Agency... Prairie State 2000 Authority...Senate Operations Commission... Lieutenant Governor...Attorney General...Secretary of State... State Treasurer under P.A. 91-706...Department on Aging... Department of Children and Family Services...Department of Human Services...Department of Public Aid...Department of Public Health...Department of Veterans' Affairs...Board of the Comprehensive Health Insurance Plan under P.A. 91-707...Capital Development Board...Court of Claims under P.A. 91-708. Makes additional appropriations to the Court of Claims for the payment of claims.

```
NOTE(S) THAT MAY APPLY: Balanced Budget
   01-01-30 H Filed With Clerk
            H Added As A Joint Sponsor HANNIG
            H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H
                                        Assigned to Appropriations-Human Services
   01-02-14 H Motion to Suspend Rule 25/HANNIG
            H Mtn Prevail Suspend Rule 25
                                        Committee Appropriations-Human Services
   01-02-16 H
                   Amendment No.01
                                        APP-HUMAN SRV H
                                                                Adopted
                                        Do Pass Amend/Short Debate 016-000-000
            Η
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Joint Sponsor DANIELS
            H Added As A Joint Sponsor RYDER
            H Added As A Joint Sponsor DAVIS, MONIOUE
   01-02-28 H Rolld 2nd Rdg-Short Debate
            Н
                   Amendment No.02
                                        HANNIG
            Н
                   Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-03-01 H
                   Amendment No.02
                                        HANNIG
            H Recommends be Adopted HRUL/004-000-000
            H Held 2nd Rdg-Short Debate
   01-03-22 H
                   Amendment No.03
                                        HANNIG
            Н
                   Amendment referred to HRUL
            H Recommends be Adopted HRUL/005-000-000
```

HANNIG

Amendment No.04

1183 HB-0371—Cont.

```
01-03-22-Cont.
                      Amendment referred to HRUL
               H Recommends be Adopted HRUL/003-000-000
                      Amendment No.02 HANNIG
                                                                    Withdrawn
                      Amendment No.03
                                                                    Withdrawn
                                           HANNIG
               н
                      Amendment No.04
                                           HANNIG
                                                                    Adopted
               H Pid Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      01-03-27 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-06 S Chief Sponsor RAUSCHENBERGER
               S First reading
                                           Referred to Sen Rules Comm
      01-04-17 S Added as Chief Co-sponsor TROTTER
      01-05-02 S
                                           Assigned to Appropriations
      01-05-12 S
                                           Refer to Rules/Rul 3-9(a)
HB-0372
            MADIGAN.M.I – HANNIG.
  P. A. 91-707, Art. 3, Sec. 1
  Amends Public Act 91-707. Increases certain fiscal year 2001 appropriations to the
Board of the Comprehensive Health Insurance Plan by $10. Effective immediately.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      01-01-30 H Filed With Clerk
               H Added As A Joint Sponsor HANNIG
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H
                                           Assigned to Appropriations-Human Services
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
            MADIGAN, MJ - HANNIG.
  P. A. 91-707, Art. 3, Sec. 1
  Amends Public Act 91-707. Increases certain fiscal year 2001 appropriations to the
Board of the Comprehensive Health Insurance Plan by $5. Effective immediately.
  NOTE(S) THAT MAY APPLY: Balanced Budget
      01-01-30 H Filed With Clerk
```

H Added As A Joint Sponsor HANNIG

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0374 HOFFMAN.

625 ILCS 5/6-206 from Ch. 95 1/2, par. 6-206 625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907 730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3

Amends the Illinois Vehicle Code and the Unified Code of Corrections. Provides that upon approaching a stationary authorized emergency vehicle displaying flashing warning lights, a person who drives an approaching vehicle shall yield the right-of-way by making a lane change if it is safe to do so or shall reduce speed and proceed with caution if changing lanes would be impossible or unsafe. Provides that the driving privileges of a person who violates the provision shall be suspended for 90 days to one year if the violation results in damage to the property of another person, for 180 days to 2 years if the violation results in injury to another person, and for 2 years if the violation results in the death of another person.

FISCAL NOTE (Illinois State Police)

If HB 374 were to become law, there would be no fiscal impact

to the Illinois State Police.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Transportation & Motor Vehicles

01-02-09 H Fiscal Note Filed

H Committee Transportation & Motor Vehicles

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0375 RYDER.

New Act

Creates the Uniform Athlete Agents Act. Requires agents for student athletes to register with the Department of Professional Regulation and establishes registration proce-

dures, criteria, and requirements for these athlete agents. Provides that the application for registration is a public record. Authorizes the Department to issue a temporary registration while a registration application is pending. Provides for suspension, revocation, and non-renewal of a registration in specified circumstances. Establishes requirements for agency contracts subject to the Act. Requires both the athlete agent and the student athlete to promptly notify the appropriate educational institution after the contract is entered into. Provides an educational institution damaged by a violation of the Act with a civil remedy against the involved athlete agent and the student athlete. Establishes record-keeping requirements for athlete agents. Prohibits athlete agents from engaging in specified conduct, subject to criminal and administrative penalties. Includes other provisions.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
                                            Referred to Hse Rules Comm
                H First reading
                                            Assigned to Registration & Regulation
      01-02-06 H
                                            Do Pass/Stndrd Dbt/Vote 011-000-000
      01-03-15 H
                                              HREG
               H Plcd Cal 2nd Rdg Stndrd Dbt
      01-04-04 H Second Reading-Stnd Debate
               H Hld Cal Ord 2nd Rdg-Shrt Db
                                            Re-Refer Rules/Rul 19(a)
      01-04-06 H
             RYDER - CURRIE - DELGADO - KLINGLER - BRADY.
HB-0376
  225 ILCS 60/4
                                   from Ch. 111, par. 4400-4
  725 ILCS 5/119-5
                                   from Ch. 38, par. 119-5
```

Amends the Medical Practice Act of 1987. Deletes language providing that the disciplinary provisions of the Act do not apply to persons who carry out or assist in executions of death sentences. Amends the Code of Criminal Procedure of 1963. Provides that the Department of Corrections shall establish procedures for an execution by rule. Provides that the Department of Corrections shall not request, require, or allow a health care practitioner licensed in Illinois to participate in an execution. Provides that, in confidential investigations by the Department of Professional Regulation, the Department of Corrections shall disclose the names and license numbers of health care practitioners participating or performing ancillary functions in an execution to the Department of Professional Regulation and the Department of Professional Regulation shall forward those names and license numbers to the appropriate disciplinary boards. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that a defendant sentenced to death shall be executed by lethal injection until death is pronounced by a coroner who is not a licensed physician.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-01-30 H Filed With Clerk
         H Added As A Joint Sponsor CURRIE
         H First reading
                                     Referred to Hse Rules Comm
01-02-06 H
                                     Assigned to Judiciary II - Criminal Law
01-03-01 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor DELGADO
01-03-15 H
                Amendment No.01
                                     RYDER
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H
                Amendment No.01
                                     RYDER
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
         н
                Amendment No.01
                                     RYDER
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor DELGADO
         H Added As A Joint Sponsor KLINGLER
         H Added As A Joint Sponsor BRADY
01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
01-03-29 S Chief Sponsor DEMUZIO
         S First reading
                                     Referred to Sen Rules Comm
```

1185 HB-0376—Cont.

- 01-04-03 S Added As A Co-sponsor OBAMA
 - S Sponsor Removed DEMUZIO
 - S Alt Chief Sponsor Changed DILLARD
 - S Added as Chief Co-sponsor DEMUZIO

HB-0377 RYDER.

New Act

Creates the Corporate Practice of Medicine Act. Provides that only specified entities shall practice medicine, hold themselves out to practice medicine, furnish medical services, advertise under the name of a licensed physician, or solicit through themselves or their agents, officers, employees, directors, or trustees on behalf of a licensed physician. Provides that employing entities may employ physicians to practice medicine in all of its branches provided that certain requirements are met. Provides a right of action in circuit court and specifies recovery for a violation of the Act. Effective September 30, 2001.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

New Act

Adds reference to:

210 ILCS 85/10.5 new

Deletes everything. Amends the Hospital Licensing Act. Adds a Section concerning physicians employment by hospitals and hospital affiliates. Provides the caption only.

```
01-01-30 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Judiciary I - Civil Law
01-03-15 H
                                      JUD-CIVIL LAW H
                Amendment No.01
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-03 H
                Amendment No.02
                                      RYDER
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0378 RYDER.

5 ILCS 315/3

from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Provides that physicians and attending physicians at public hospitals are public employees.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Judiciary I - Civil Law
01-03-16 H Com Deadline Extended-Rule
Committee Judiciary I - Civil Law
01-04-06 H Com/3rd Rdg Ddln Extnd-Rule
Committee Judiciary I - Civil Law
01-05-18 H Re-Refer Rules/Rul 19(a)
```

HB-0379 RYDER.

65 ILCS 5/9-2-100	from Ch. 24, par. 9-2-100
65 ILCS 5/9-3-24	from Ch. 24, par. 9-3-24
605 ILCS 5/5-401	from Ch. 121, par. 5-401
605 ILCS 5/5-403	from Ch. 121, par. 5-403
605 ILCS 5/6-201.7	from Ch. 121, par. 6-201.7
605 ILCS 5/7-101	from Ch. 121, par. 7-101

Amends the Illinois Highway Code and Illinois Municipal Code. Provides that county boards, highway commissioners, and municipalities shall exclusively use competitively bid contracts for certain activities concerning the construction, repair, and maintenance of county highways, district roads, and municipal streets.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to State Procurement
01-03-16 H Re-Refer Rules/Rul 19(a)
```

MADIGAN,MJ - HOFFMAN. HB-0380

70 ILCS 3110/2

from Ch. 111 1/2, par. 7102

Amends the Metro East Solid Waste Disposal and Energy Producing Service Act. Makes a technical change in a Section concerning the short title.

01-01-30 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-06 H 01-03-15 H Primary Sponsor Changed To MADIGAN,MJ

H Added As A Joint Sponsor HOFFMAN Do Pass/Short Debate Cal 013-000-000

01-03-19 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a) 01-04-06 H

MADIGAN, MJ - HOFFMAN. HB-0381

30 ILCS 305/0.01

from Ch. 17, par. 6600

Amends the Bond Authorization Act. Makes a technical change in a Section concerning the Act's short title.

01-01-30 H Filed With Clerk

Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-06 H 01-03-15 H Primary Sponsor Changed To MADIGAN,MJ H Added As A Joint Sponsor HOFFMAN Do Pass/Short Debate Cal 013-000-000 01-03-19 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

SAVIANO - BRADY, FLOWERS, SCHOENBERG, FRITCHEY, GAR-HB-0382 RETT, O'BRIEN AND BURKE.

210 ILCS 85/11.4 new 410 ILCS 535/20

from Ch. 111 1/2, par. 73-20

Amends the Hospital Licensing Act and the Vital Records Act. Provides that a hospital having custody of a fetus following a fetal death occurring after a gestation period of less than 20 weeks must notify the mother (and the father, if the father's whereabouts are known to the hospital) of that parent's right to arrange for the burial or cremation of the fetus. Provides that if a parent, within 24 hours after being notified, elects in writing to arrange for the burial or cremation of the fetus, the disposition of the fetus shall be subject to the same laws and rules that apply in the case of a fetal death occurring after a gestation period of 20 weeks or more. Provides that the Department of Public Health shall develop forms for use under the new provisions and that hospitals shall provide the forms to parents.

HOUSE AMENDMENT NO. 1.

Excludes nonspontaneous death of the fetus. Removes references to the father of the fetus. Changes references from parents to mother.

SENATE AMENDMENT NO. 1.

Provides that a hospital's notice to a mother may also include other options including but not limited to a ceremony, a certificate, or common burial of fetal tissue.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Human Services 01-02-09 H Added As A Co-sponsor FLOWERS 01-02-28 H Added As A Co-sponsor SCHOENBERG H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor GARRETT 01-03-01 H Amendment No.01 HUMAN SERVS H Adopted Do Pass Amend/Short Debate 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Co-sponsor O'BRIEN H Added As A Co-sponsor BURKE 01-03-06 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt H Added As A Joint Sponsor BRADY

1187 HB-0382---Cont.

```
01-03-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
01-03-08 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
01-03-20 S First reading
                                      Referred to Sen Rules Comm
         S Added as Chief Co-sponsor CRONIN
01-04-06 S
                                      Assigned to Public Health & Welfare
01-04-24 S
                                      Postponed
01-05-01 S
                Amendment No.01
                                      PUB HEALTH S
                                                               Adopted
         S
                                      Recmided do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
01-05-03 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-16 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-17 H Motion Filed Concur
         н
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
01-05-22 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HRUL/005-000-000
         H H Concurs in S Amend 01/113-000-001
         H Passed both Houses
01-06-20 H Sent to the Governor
01-08-15 H Governor approved
         Н
              Effective Date 02-01-01
              PUBLIC ACT 92-0348
         н
```

HB-0383 SAVIANO.

815 ILCS 205/2

from Ch. 17, par. 6402

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

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Financial Institutions
01-02-22 H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H 3rd Rdg-Shrt Dbt-Lost/Vote 029-061-008
01-04-05 H Motion to Reconsider Vote
H Lost on Third Reading01-04-04
```

HB-0384 JOHNSON.

35 ILCS 200/7-5

Amends the Property Tax Code. Makes a technical change in a Section concerning the creation of the Property Tax Appeal Board.

```
01-01-30 H Filed With Clerk
H First reading

01-02-06 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0385 JOHNSON.

New Act

Creates the Health Insurance for the Working Uninsured Act. Provides only a short title.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0386 JOHNSON.

730 ILCS 5/3-12-10 from Ch. 38, par. 1003-12-10

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

1188

```
HB-0386-Cont.
```

```
01-01-30HFiled With ClerkHFirst readingReferred to Hse Rules Comm01-02-06HAssigned to Executive01-03-16HRe-Refer Rules/Rul 19(a)
```

HB-0387 JOHNSON.

740 ILCS 175/1 from Ch. 127, par. 4101

Amends the Whistleblower Reward and Protection Act. Adds a caption to the title Section of the Act.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0388 JOHNSON.

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

Amends the Unified Code of Corrections. Makes a technical change in a Section relating to prisoner records maintained by the Department of Corrections.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0389 JOHNSON - COWLISHAW - ZICKUS.

```
105 ILCS 5/27A-3
105 ILCS 5/27A-4
105 ILCS 5/27A-5
105 ILCS 5/27A-6
105 ILCS 5/27A-6.5
105 ILCS 5/27A-7
105 ILCS 5/27A-8
105 ILCS 5/27A-9
105 ILCS 5/27A-10
105 ILCS 5/27A-11
105 ILCS 5/27A-11
```

105 ILCS 5/27A-11,10 new

Amends the Charter Schools Law in the School Code. Provides that the school board of a school district that for any school year receives less than 15% of its aggregate revenue for that school year from general and supplemental State aid payments and grants and other financial assistance distributed to the district under Article 18 of the School Code may elect to establish a district-wide charter school system for the immediately succeeding school year. Provides that if such a district-wide charter school system is established for a school year, then each attendance center within the district constitutes and is to be operated as a charter school during that school year. Provides that the school board continues to serve as the governing body of the district-wide charter school system and its charter schools. Adds provisions relative to the manner of establishing a district-wide charter school system and the content and renewal of its charter (which the State Board of Education is to approve). Adds related provisions relative to the right of a school district in which a district-wide charter school system is established to continue to receive State aid, grants, and reimbursements and federal financial assistance on the same basis as other school districts. Also provides for the retention and exercise by a school district in which a district-wide charter school system is established of powers necessary for operation of the system and its charter schools, including the power to tax and incur long term debt on the same basis as other school districts of the same type.

HOUSE AMENDMENT NO. 1.

```
Deletes reference to:
105 ILCS 5/27A-3
105 ILCS 5/27A-4
105 ILCS 5/27A-5
105 ILCS 5/27A-6
105 ILCS 5/27A-6.5
105 ILCS 5/27A-7
105 ILCS 5/27A-8
```

1189 HB-0389—Cont.

```
105 ILCS 5/27A-9
105 ILCS 5/27A-10
105 ILCS 5/27A-11
105 ILCS 5/27A-11.5
105 ILCS 5/27A-11.10 new
Adds reference to:
105 ILCS 5/27A-1
```

01-01-30 H Filed With Clerk

Deletes everything after the enacting clause. Amends the School Code. Makes a technical change in a Section concerning charter schools.

```
H Added As A Joint Sponsor COWLISHAW
        H Added As A Joint Sponsor ZICKUS
        H First reading
                                     Referred to Hse Rules Comm
01-02-06 H
                                     Assigned to Elementary & Secondary
                                       Education
01-03-16 H
                Amendment No.01
                                     ELEM SCND ED H
                                                              Adopted
                                     Do Pass Amend/Short Debate 021-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-27 H
                                    JOHNSON
                Amendment No.02
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0390 JOHNSON – HULTGREN – PANKAU – PERSICO – BIGGINS, BELLOCK AND COWLISHAW.

70 ILCS 805/7c new

Amends the Downstate Forest Preserve District Act. Provides that a forest preserve district located in a county with a population of not less than 750,000 or not more than 1,200,000 may not sell, lease, or convey land to another unit of local government for improvements to roadways, unless the proposed transfer is submitted to the voters of the district. Provides that the proposed transfer does not need to be submitted to the voters if the road improvements are necessary for public safety.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Downstate Forest Preserve District Act. Provides that a forest preserve district located in a county with a population of not less then 750,000 and not more than 1,200,000 may not sell, lease, or convey land for the purpose of constructing a new roadway or widening an existing roadway on or through forest preserve land unless the proposed sale, lease, or conveyance is approved by three-fourths of all the members of the board of commissioners. Provides that the land may not be sold, leased, or conveyed for a new roadway unless the question of selling, leasing, or conveying the land is submitted to the electors of the district.

```
01-01-30 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
01-02-06 H
                                     Assigned to Executive
01-02-08 H Added As A Joint Sponsor HULTGREN
01-02-15 H Added As A Co-sponsor BELLOCK
01-03-13 H Added As A Joint Sponsor PANKAU
        H Added As A Joint Sponsor PERSICO
        H Added As A Joint Sponsor BIGGINS
01-03-15 H
                                     EXECUTIVE H
                                                              Adopted
                Amendment No.01
                                     Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor COWLISHAW
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor KARPIEL
         S Added as Chief Co-sponsor CRONIN
         S First reading
                                     Referred to Sen Rules Comm
01-03-28 S Added As A Co-sponsor BOWLES
```

01-04-04 S Added as Chief Co-sponsor RADOGNO

HB-0391 BERNS - BLACK - O'BRIEN - MATHIAS.

720 ILCS 5/12-9.1 new

Amends the Criminal Code of 1961. Creates the offense of threatening a school employee or school officer. Provides that a person commits this offense: (1) when he or she conveys a threat that places the school employee or school officer or a member of his or her immediate family in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement, or restraint or damage to property in the care, custody, or control of the school employee or school officer or a member of his or her immediate family, and (2) the threat is made with the intent to cause the school employee or school officer to perform or refrain from performing some act or duty within the scope of his or her office or employment. Provides that a first offense is a Class A misdemeanor and that a second or subsequent offense is a Class 4 felony. Effective immediately.

```
FISCAL NOTE (Department of Corrections)
HB 391 would cause an increase of 3 inmates in the corrections population and would have a fiscal impact of $697,900.

NOTE(S) THAT MAY APPLY: Correctional
01-01-30 H Filed With Clerk
H Added As A Joint Sponsor O'BRIEN
H First reading Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MATHIAS
H Assigned to Judiciary II - Criminal Law
01-02-26 H Fiscal Note Filed
Committee Judiciary II - Criminal Law
01-03-01 H Primary Sponsor Changed To BERNS
H Added As A Joint Sponsor BLACK
```

01-03-16 H HB-0392 FRITCHEY.

10 ILCS 5/9-25.3 new

Amends the Election Code. Provides that no candidate or political committee may accept cash contributions in excess of \$150 from any person or entity during any semi-annual reporting period. Provides that any contribution in excess of \$150 must be made by negotiable instrument or be evidenced by an itemized credit card receipt. Provides that a violation is a Class A misdemeanor. Provides that a person who is convicted of violating the limits must be fined 3 times the amount of the contributions accepted in violation of the limits. Provides that a contribution accepted in violation of the limits escheats to the State of Illinois. Effective immediately.

Re-Refer Rules/Rul 19(a)

```
FISCAL NOTE (State Board of Elections)
```

HB 392 would have minimal fiscal impact on the operations of the State Board of Elections. Any implementation costs could

be absorbed within the regular operating budget.

JUDICIAL NOTE (Office of the Illinois Courts)

It has been determined that HB 392 would neither increase nor

decrease the number of judges needed in the State.

CORRECTIONAL NOTE (Department of Corrections)

There would be no population or cost impact to the Department.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
01-01-30 H Filed With Clerk
          H First reading
                                       Referred to Hse Rules Comm
01-02-06 H
                                       Assigned to Executive
01-02-15 H
                                       Re-assigned to Elections & Campaign
                                          Reform
01-03-14 H
                                       Do Pass/Short Debate Cal 011-000-000
          H Placed Cal 2nd Rdg-Shrt Dbt
01-03-15 H
                                       Fiscal Note Requested BLACK
                                       Correctional Note Requested BLACK
                                       Judicial Note RequesteBLACK
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-16 H
                                       Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-21 H
                                       Judicial Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
```

1191 HB-0392—Cont.

```
01-03-22 H
                                            Correctional Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0393
             FRITCHEY - BROSNAHAN - KENNER - HOWARD AND FEIGEN-
             HOLTZ.
  625 ILCS 5/11-501
                                   from Ch. 95 1/2, par. 11-501
  Amends the Illinois Vehicle Code. Provides that a person commits aggravated driv-
ing under the influence if he or she has a child under age 16 in the vehicle when he or
she drives under the influence. Effective immediately.
      CORRECTIONAL NOTE (Department of Corrections)
      HB 393 would cause an increase of 22 inmates in the corrections
      population and would have a fiscal impact of $5,144,800.
  NOTE(S) THAT MAY APPLY: Correctional
      01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Transportation & Motor Vehicles
      01-02-07 H Added As A Co-sponsor FEIGENHOLTZ
      01-02-14 H Added As A Joint Sponsor BROSNAHAN
      01-02-22 H Added As A Joint Sponsor KENNER
               H Added As A Joint Sponsor HOWARD
      01-02-26 H
                                            Correctional Note Filed
                                            Committee Transportation & Motor Vehicles
               Н
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0394
             FRITCHEY - FLOWERS - DELGADO - MORROW - YARBROUGH,
             COLLINS, JONES, LOU, SOTO, MILLER, STROGER, KENNER AND
             HOWARD.
  205 ILCS 616/50
  Amends the Electronic Fund Transfer Act. Provides that a surcharge for use of a ter-
minal may not be imposed if the transaction does not affect an account held by the con-
sumer with the owner or operator of the terminal and the transaction is conducted
through a national or regional electronic banking network. Prohibits the imposition of
fees upon a consumer for the use of a Link card or other access device used to obtain
benefits under the Illinois Public Aid Code.
      FISCAL NOTE (Office of Banks and Real Estate)
      If HB 394 were to become law, the Office of Banks and Real
      Estate could receive more complaints requiring additional ex-
      aminations of licensees. This increase, however, is expected
      to be normal. HB 394 would require no additional resources
      or headcount and would create no fiscal impact to the agency.
      01-01-30 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      01-02-06 H
                                            Assigned to Consumer Protection
      01-02-13 H
                                            Fiscal Note Filed
                                            Committee Consumer Protection
      01-02-14 H Added As A Joint Sponsor FLOWERS
                H Added As A Co-sponsor COLLINS
                H Added As A Co-sponsor JONES, LOU
                H Added As A Co-sponsor SOTO
      01-02-15 H
                                            Do Pass/Stndrd Dbt/Vote 007-006-000
                                              HCON
                H Plcd Cal 2nd Rdg Stndrd Dbt
                H Second Reading-Stnd Debate
                                            St Mandate Fis Nte Req BLACK
                Н
                H Hld Cal Ord 2nd Rdg-Shrt Db
      01-02-16 H
                                            St Mandate Fis Nte Req-wdrn
                H Pld Cal 3rd Rdg-Stndrd Dbt
      01-02-20 H Added As A Co-sponsor MILLER
                H Added As A Co-sponsor STROGER
      01-02-22 H Added As A Joint Sponsor DELGADO
                H Added As A Joint Sponsor MORROW
                H Added As A Joint Sponsor YARBROUGH
```

H Added As A Co-sponsor KENNER H Added As A Co-sponsor HOWARD 01-02-23 H 3rd Rdg-Stnd Dbt-Lost/Vote 032-070-013

HB-0395 FRITCHEY - FEIGENHOLTZ - GRANBERG.

30 ILCS 105/6z-43

Amends the State Finance Act. Makes a technical change in a Section concerning the Tobacco Settlement Recovery Fund.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor FEIGENHOLTZ

H Added As A Joint Sponsor GRANBERG

H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0396 FRITCHEY - ERWIN, FEIGENHOLTZ, OSTERMAN AND SOTO.

765 ILCS 140/1 from Ch. 111 1/2, par. 3301

Amends the Adjacent Landowner Excavation Protection Act. Provides that, if an excavation is to be of a depth not more than the standard depth of foundations and other conditions are met, an owner or possessor of land who intends to make or to permit an excavation of the land may not begin excavation until the owner or possessor takes measures to protect a building or other structure on the adjoining land from any damage or in which to extend the foundation of the building or other structure, if the structure is to be of a greater depth than the walls or foundations of the adjoining building or other structure and is to be so close as to endanger the building or other structure. (Present law allows the owner of the building or other structure on the adjoining land a reasonable time to protect the building or structure.)

```
01-01-30 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

H Added As A Co-sponsor FEIGENHOLTZ H Added As A Co-sponsor OSTERMAN

01-02-06 H Assigned to Judiciary I - Civil Law

01-02-14 H Added As A Joint Sponsor ERWIN

01-02-15 H Do Pass/Short Debate Cal 012-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-02-16 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt 01-02-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000

H Added As A Co-sponsor SOTO

01-02-28 S Arrive Senate

S Placed Calndr First Rdg

01-11-15 S Chief Sponsor HENDON

S Added as Chief Co-sponsor CULLERTON

S First reading Referred to Sen Rules Comm

HB-0397 FRITCHEY - BOLAND, FEIGENHOLTZ AND OSTERMAN.

10 ILCS 5/21-1

from Ch. 46, par. 21-1

Amends the Election Code. Provides that presidential and vice-presidential electors must cast their votes for the winner of the statewide popular vote.

HOUSE AMENDMENT NO. 1.

Further amends the Election Code. Provides that the refusal or failure of a presidential or vice-presidential elector to vote for the winner of the statewide popular vote constitutes a resignation from the office of elector. Provides that the vacancy shall be filled immediately by the remaining presidential and vice-presidential electors. Provides that the vote of the resigned elector may not be counted and recorded.

```
01-01-30 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

H Added As A Co-sponsor FEIGENHOLTZ

H Added As A Co-sponsor OSTERMAN

01-02-06 H Assigned to Elections & Campaign Reform

01-02-15 H Do Pass/Short Debate Cal 010-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor BOLAND

01-02-21 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-06 H Rolld 2nd Rdg-Short Debate

H Held 2nd Rdg-Short Debate

```
01-03-08 H
               Amendment No.01
                                   FRITCHEY
        Н
               Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-13 H
               Amendment No.01
                                   FRITCHEY
        H Recommends be Adopted HRUL/005-000-000
        H Held 2nd Rdg-Short Debate
01-03-28 H
               Amendment No.01
                                   FRITCHEY
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                   Re-Refer Rules/Rul 19(a)
```

HB-0398 COULSON - LEITCH - ERWIN - RUTHERFORD, FRANKS, SLONE, POE, HOLBROOK, OSTERMAN, TENHOUSE AND LAWFER.

```
305 ILCS 5/5-2 from Ch. 23, par. 5-2
```

Amends the Illinois Public Aid Code. In provisions concerning classes of persons eligible for Medicaid, adds certain women screened and found to have breast or cervical cancer who are eligible for Medicaid pursuant to the Social Security Act. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
               H Added As A Joint Sponsor LEITCH
      01-02-06 H
                                           Assigned to Human Services
      01-02-14 H Added As A Joint Sponsor ERWIN
      01-02-15 H Added As A Joint Sponsor RUTHERFORD
               H Added As A Co-sponsor FRANKS
      01-02-28 H Added As A Co-sponsor SLONE
      01-03-01 H Added As A Co-sponsor POE
      01-03-07 H Added As A Co-sponsor HQLBROOK
      01-03-09 H Added As A Co-sponsor OSTERMAN
      01-03-14 H Added As A Co-sponsor TENHOUSE
               H Added As A Co-sponsor LAWFER
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0399
            ZICKUS.
   20 ILCS 4026/10
  720 ILCS 5/11-9.3
  720 ILCS 5/11-9.4
  720 ILCS 5/11-21
                                  from Ch. 38, par. 11-21
  730 ILCS 5/5-9-1.7
                                   from Ch. 38, par. 1005-9-1.7
```

Amends the Criminal Code of 1961. Eliminates the offense of distributing harmful matterial. Creates the offense of distributing harmful matter. Prohibits the distribution of defined sexually explicit matter to unmarried persons under 18 years of age. Provides that the matter is to be judged by contemporary community standards rather than contemporary standards. Provides that a reasonable person would find the matter taken as a whole, lacks serious literary, artistic, political, or scientific value for minors. Provides that a first offense is a Class A misdemeanor and a second or subsequent offense is a Class 4 felony. Provides that an unmarried minor who falsifies his or her age or marital status for the purpose of procuring or viewing harmful matter is guilty of a Class B misdemeanor. Amends the Sex Offender Management Board Act and the Unified Code of Corrections to change cross references from harmful material to harmful matter.

```
FISCAL NOTE (Department of Corrections)
    Fiscal impact and impact on the corrections population would
    be minimal.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Correctional
    01-01-30 H Filed With Clerk
                                           Referred to Hse Rules Comm
             H First reading
    01-02-06 H
                                           Assigned to Judiciary II - Criminal Law
    01-02-26 H
                                           Fiscal Note Filed
             н
                                           Correctional Note Filed
                                           Committee Judiciary II - Criminal Law
             Н
```

Re-Refer Rules/Rul 19(a)

01-03-16 H

HB-0400 1194

HB-0400 FRITCHEY – BOLAND – GARRETT – FRANKS – MCCARTHY, SCULLY, COULSON AND MAY.

10 ILCS 5/9-25.2 new 720 ILCS 5/33-3.1 new

Amends the Election Code and the Criminal Code of 1961. Creates the Class A misdemeanor of solicitation misconduct. Prohibits a public officer or employee from receiving or soliciting campaign contributions from a person whose business or activity the officer or employee regulates. Requires State agencies to notify the Secretary of State of the officers and employees with regulatory responsibilities, but provides that an officer or employee not so designated may be found guilty of solicitation misconduct. Requires forfeiture of office or employment upon conviction. Requires relief for an employee discriminated against because of his or her anti-solicitation misconduct activities. Requires the Department of State Police to establish a toll-free telephone number for reporting solicitation misconduct, and makes false reporting a Class C misdemeanor. Prohibits a candidate or political committee treasurer from receiving contributions resulting from solicitation misconduct, and makes violation a Class A misdemeanor. Provides that prohibited contributions eacheat to the State. Effective immediately.

HOUSE AMENDMENT NO. 2.

Further amends the Criminal Code of 1961. Provides that a public employee commits solicitation misconduct when he or she solicits or receives contributions from a person engaged in a business or activity over which the employee has responsibility to investigate or inspect, and enforce, regulatory measures necessary to the requirements of any State or federal statute or regulation relating to the business activity (now a public employee commits the offense when he or she solicits or receives contributions on behalf of a candidate or political committee from a person engaged in a business activity the public employee has responsibility as part of his or her official duties to investigate or inspect, and enforce, regulatory measures necessary to the requirements of a State or federal statute or regulation).

```
NOTE(S) THAT MAY APPLY: Correctional: Fiscal
   01-01-30 H Filed With Clerk
            H Added As A Joint Sponsor BOLAND
            H Added As A Joint Sponsor GARRETT
            H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H
                                        Assigned to State Government
                                          Administration
   01-02-16 H
                                        Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor FRANKS
            H Added As A Joint Sponsor MCCARTHY
   01-02-21 H Second Reading-Short Debate
            Н
                    Amendment No.01
                                        FRITCHEY
            Н
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-02-22 H Added As A Co-sponsor SCULLY
   01-02-23 H
                   Amendment No.02
                                       FRITCHEY
            Н
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-02-27 H
                   Amendment No.01
                                        FRITCHEY
            H Recommends be Adopted HRUL/005-000-000
            H Held 2nd Rdg-Short Debate
   01-03-13 H
                   Amendment No.02
                                        FRITCHEY
            H Recommends be Adopted HRUL/005-000-000
            H Held 2nd Rdg-Short Debate
   01-03-20 H
                   Amendment No.01
                                        FRITCHEY
                                                                Withdrawn
                   Amendment No.02
                                       FRITCHEY
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor MAY
            S Arrive Senate
            S Placed Calndr First Rdg
            S Chief Sponsor OBAMA
   01-03-27 S First reading
                                        Referred to Sen Rules Comm
```

1195 HB-0401

HB-0401 BOST - REITZ, HARTKE AND FORBY.

New Act 430 ILCS 65/13.1 from Ch. 38, par. 83-13.1 720 ILCS 5/24-2 from Ch. 38, par. 24-2

Creates the Family and Personal Protection Act. Establishes statewide uniform standards for the issuance of permits to carry concealed firearms in this State. Vests in the Department of State Police, the authority to issue concealed firearms permits to qualified applicants. Requires an applicant to complete a training course in handgun use, safety, and marksmanship. Also requires instruction in the law relating to firearm use. Requires an applicant to be at least 21 years of age. Prohibits an applicant who has been convicted of a felony or has a history of mental illness, addiction, or habitual alcohol use from obtaining a permit. Creates the Citizen Safety and Self-Defense Trust Fund administered by the Department. The moneys in the Fund shall be used to administer the Act. Establishes restrictions on carrying concealed firearms. Establishes standards for the training course and for certifying instructors. Amends the Firearm Owners Identification Card Act. Provides that the Family and Personal Protection Act supersedes an ordinance of a unit of local government inconsistent with that Act. Prohibits a home rule unit from regulating the issuance of permits to carry concealed firearms. Amends the Criminal Code of 1961. Exempts from an unlawful use of weapons and aggravated unlawful use of weapons violation, persons who carry or possess firearms in accordance with the Family and Personal Protection Act. Effective immediately.

```
FISCAL NOTE (Illinois State Police)
    The fiscal impact of HB 401 to administer the program would be
    approximately $2.6 to $3.3 million.
    CORRECTIONAL NOTE (Department of Corrections)
    Fiscal impact and impact on the corrections population are
    HOME RULE NOTE (Dept. of Commerce and Community Affairs)
    HB 401 contains language stating that the regulation of the
    right to carry concealed firearms is an exclusive State power
    and function, and a home rule unit may not regulate the issu-
    ance of permits to carry concealed firearms. Therefore, in the
    opinion of DCCA, HB 401 pre-empts home rule authority.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; Home Rule
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor REITZ
              H First reading
                                           Referred to Hse Rules Comm
    01-02-15 H
                                            Fiscal Note Filed
                                            Committee Rules
    01-02-21 H
                                            Assigned to Judiciary II - Criminal Law
    01-02-26 H
                                            Correctional Note Filed
                                            Committee Judiciary II - Criminal Law
    01-02-28 H
                                            Home Rule Note Filed
                                            Committee Judiciary II - Criminal Law
    01-03-06 H Added As A Co-sponsor HARTKE
    01-03-08 H Primary Sponsor Changed To BOST
    01-03-16 H
                                            Do Pass/Stndrd Dbt/Vote 007-004-000 HJUB
              H Plcd Cal 2nd Rdg Stndrd Dbt
    01-03-27 H Added As A Co-sponsor FORBY
    01-04-04 H Second Reading-Stnd Debate
              H Hld Cal Ord 2nd Rdg-Shrt Db
    01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
```

HB-0402 BRUNSVOLD – FOWLER – HANNIG – REITZ – NOVAK, GRANBERG, FORBY, POE AND HARTKE.

520 ILCS 5/2.25 from Ch. 61, par. 2.25 520 ILCS 5/2.26 from Ch. 61, par. 2.26

Amends the Wildlife Code. Permits the use of handguns during the open season for deer. Provides that any centerfire handguns of .30 caliber or larger with a minimum barrel length of 4 inches may be used. Provides that the only legal ammunition for a centerfire handgun is a cartridge of .30 caliber or larger with a capability of at least 500 foot pounds of energy at the muzzle. Prohibits the use of full metal jacket bullets. Provides that the Department of Natural Resources shall make administrative rules concerning management restrictions applicable to the firearm and bow and arrow season. Effective immediately.

```
FISCAL NOTE (Department of Natural Resources)
There will be no fiscal impact on this Department.
01-01-30 H Filed With Clerk
         H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor HANNIG
         H Added As A Joint Sponsor REITZ
         H Added As A Joint Sponsor NOVAK
                                      Referred to Hse Rules Comm
         H First reading
01-02-06 H Added As A Co-sponsor GRANBERG
01-02-07 H Added As A Co-sponsor FORBY
                                      Assigned to Judiciary II - Criminal Law
01-02-21 H
01-03-06 H Added As A Co-sponsor POE
         H Added As A Co-sponsor HARTKE
01-03-07 H
                                      Fiscal Note Filed
                                      Committee Judiciary II - Criminal Law
         Н
01-03-16 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0403 JONES, JOHN AND REITZ.

430 ILCS 65/13.1 from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that the regulation of the acquisition, possession, transportation, storage, purchase, selling, and dealing in rifles and shotguns and their ammunition, components, accessories, and accoutrements is an exclusive State power and function and may not be exercised by units of local government, including home rule units. Effective immediately.

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

```
Deletes reference to:
430 ILCS 65/13.1
Adds reference to:
720 ILCS 5/24-3.1
from Ch. 38, par. 24-3.1
```

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that the provisions of any ordinance or resolution of a unit of local government that impose restrictions or limitations on the acquisition, possession, transportation, storage, purchase, sale, or other dealing in rifles and shotguns, and ammunition, components, accessories, and accourtements of rifles and shotguns other than those imposed by the statute concerning the unlawful possession of firearms and firearm ammunition are void. Preempts home rule. Effective immediately.

```
HOME RULE NOTE, H-AM I (Dept. of Commerce and Community Affairs) In the opinion of DCCA, HB 403 (H-am I) pre-empts home rule authority.
```

HOUSE AMENDMENT NO. 3.

Provides that a unit of local government, including a home rule unit, may not regulate the acquisition, possession, transportation, storage, purchase, sale, or other dealing in rifles and shotguns, and ammunition, components, accessories, and accourtements of rifles and shotguns in a manner inconsistent with state law (rather than the State law being the exclusive regulation of these issues).

HOUSE AMENDMENT NO. 4.

In the new Firearms Retail Sale Licensing Act, in the definition of "multiple handgun sale" provides that the dealer must not have been licensed under the Act.

HOUSE AMENDMENT NO. 5.

Adds reference to:

Deletes everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendments Nos. 1, 3, and 4. Also creates the Firearms Retail Sale Licensing Act. Provides for the licensing by the Department of State Police of firearms dealers. Establishes qualifications for obtaining a firearms dealer license. Provides that a person required to be licensed under this Act may not knowingly sell or otherwise transfer, or expose for sale or transfer, or have in his or her possession with intent to sell or transfer any firearm without being licensed under the Act. Provides that the prohibition does not apply to a person who makes occasional sales, exchanges, or purchases of firearms for the enhancement of a personal collection or as a hobby, who sells all or part of his or her personal collection of firearms, or who is not required to be licensed under the Act or the federal Gun Control Act of 1968. Effective immediately, except that the Firearms Retail Sale Licensing Act takes effect July 1, 2002.

```
NOTE(S) THAT MAY APPLY: Home Rule
      01-01-30 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
                                           Assigned to Judiciary II - Criminal Law
      01-02-21 H
      01-03-07 H Added As A Co-sponsor REITZ
      01-03-08 H
                      Amendment No.01
                                          JUD-CRIMINAL H
                                                                    Adopted
                                                                     004-000-000/
                                                                      SUB
                                           Remains in CommiJudiciary II - Criminal
               Н
                                             Law
      01-03-16 H
                                           Do Pass Amend/Short Debate 008-003-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                           Home Rule Note Requested OSTERMAN
      01-03-26 H
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-28 H
                                           Home Rule Note Fld as amend
               H Cal Ord 2nd Rdg-Shrt Dbt
                                           JONES, JOHN
      01-03-29 H
                      Amendment No.02
               Н
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-02 H
                      Amendment No.02
                                           JONES.JOHN
               H Recommends be Adopted HRUL/005-000-000
               H Cal Ord 2nd Rdg-Shrt Dbt
                                           JONES, JOHN
      01-04-03 H
                      Amendment No.03
                      Amendment referred to HRUL
               Η
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H
                                           JONES.JOHN
                      Amendment No.03
               H Recommends be Adopted HRUL/005-000-000
                      Amendment No.04
                                           JONES.JOHN
               H
                      Amendment referred to HRUL
               H Recommends be Adopted HRUL/003-000-000
               H Second Reading-Short Debate
                      Amendment No.02
                                           JONES, JOHN
                                                                    Withdrawn
               Н
               Η
                      Amendment No.03
                                           JONES, JOHN
                                                                    Adopted
                      Amendment No.04
                                           JONES, JOHN
                                                                    Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Rolld 2nd Rdg-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-05 H
                      Amendment No.05
                                           JONES, JOHN
                      Amendment referred to HRUL
               H Recommends be Adopted HRUL/003-000-000
                      Amendment No.05
                                           JONES, JOHN
                                                                    Adopted
               Н
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-06 H
                                           Chair Rules
                                           FOR PASSAGE
               H Appeal Ruling of Chair TURNER, JOHN
               H Shall Chair Be Sustained
               H Mtn PvI/Chr Ssn/000-000061-045-002
               H 3rd Rdg-Shrt Dbt-Lost/Vote 067-039-008
HB-0404
            JONES, JOHN AND REITZ.
  520 ILCS 5/2.25
                                   from Ch. 61, par. 2.25
  520 ILCS 5/2.26
                                   from Ch. 61, par. 2.26
  520 ILCS 5/2.33
                                   from Ch. 61, par. 2.33
  Amends the Wildlife Code to permit the use of rifles during the open season for deer.
Effective immediately.
      01-01-30 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
                                           Assigned to Judiciary II - Criminal Law
      01-02-21 H
      01-03-07 H Added As A Co-sponsor REITZ
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0405
             CAPPARELLI – BUGIELSKI – LYONS, JOSEPH – BURKE – BRADLEY,
             MCAULIFFE, SAVIANO AND OSTERMAN.
  New Act
   30 ILCS 805/8.25 new
                                   from ch. 108 1/2, par. 6-164
   40 ILCS 5/6-164
  Amends the Chicago Firefighter Article of the Illinois Pension Code. For firemen
```

born on or after January 1, 1945 and before January 1, 1960, increases the automatic an-

nual increase in retirement annuity to 3%, removes the 30% maximum, and permits the initial increase at age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Based on a December 31, 2000 actuarial valuation, HB 405 would
    increase the accrued liability of the Chicago Firefighters'
    Fund by an estimated $55.1 million. The level dollar annual
    payment needed to amortize the estimated increase in unfunded
    liability over 40 years is $4.5 million. The estimated annual
    increase in normal cost is $1.7 million, or 0.62% of payroll.
    Therefore, the estimated increase in total annual cost is $6.2
    million, or 2.26% of payroll. As annual normal cost increases
    (as a dollar amount), the total annual cost will also increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor BUGIELSKI
              H Added As A Joint Sponsor LYONS, JOSEPH
              H Added As A Joint Sponsor BURKE
              H Added As A Joint Sponsor BRADLEY
              H Added As A Co-sponsor MCAULIFFE
              H Added As A Co-sponsor SAVIANO
              H First reading
                                            Referred to Hse Rules Comm
    01-02-06 H
                                            Assigned to Personnel & Pensions
    01-02-08 H Added As A Co-sponsor OSTERMAN
    01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
    01-11-06 H
                                            Pension Note Filed
                                            Committee Rules
```

HB-0406 CAPPA RELLI - BUGIELSKI - LYONS, JOSEPH - MCAULIFFE - BURKE, BRADLEY, OSTERMAN, MORROW, HOWARD AND KENNER.

40 ILCS 5/6-141.1 from Ch. 108 1/2, par. 6-141.1 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. For the surviving spouses of certain firefighters, increases the widow's annuity from 50% to 60% of the deceased firefighter's retirement annuity. Provides a widow's annuity for the surviving spouse of a firefighter who dies before beginning to receive a retirement annuity, but after separation from service with at least 20 years of service credit, if the separation occurs on or after January 1, 1990 and before attainment of age 50. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Based on a December 31, 1998 actuarial valuation, HB 406 would
    increase the accrued liability of the Chicago Firefighters'
    Fund by an estimated $6.2 million. The level dollar annual
    payment needed to amortize the estimated increase in unfunded
    liability over 40 years is $0.5 million. The estimated annual
    increase in normal cost is $0.3 million, or 0.10% of payroll.
    Therefore, the estimated increase in total annual cost is $0.8
    million, or 0.30% of payroll. As annual normal cost increases
    (as a dollar amount), the total annual cost will also increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor BUGIELSKI
              H Added As A Joint Sponsor LYONS, JOSEPH
              H Added As A Joint Sponsor MCAULIFFE
              H Added As A Joint Sponsor BURKE
              H Added As A Co-sponsor BRADLEY
              H First reading
                                            Referred to Hse Rules Comm
    01-02-06 H
                                            Assigned to Personnel & Pensions
    01-02-08 H Added As A Co-sponsor OSTERMAN
    01-02-15 H Added As A Co-sponsor MORROW
    01-02-22 H Added As A Co-sponsor HOWARD
              H Added As A Co-sponsor KENNER
    01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
    01-11-06 H
                                            Pension Note Filed
```

Committee Rules

1199 HB-0407

HB-0407 CAPPARELLI – BUGIELSKI – LYONS, JOSEPH – MCAULIFFE – BURKE AND OSTERMAN.

40 ILCS 5/6-128 from Ch. 108 1/2, par. 6-128 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code to provide an increase in the retirement benefit formula. Provides for 2.5% (rather than 2%) of average salary for each year of service beyond 20. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Based on a December 31, 2000 actuarial valuation, HB 407 would
    increase the accrued liability of the Chicago Firefighters'
    Fund by an estimated $24.0 million. The level dollar annual
    payment needed to amortize the estimated increase in unfunded
    liability over 40 years is $2.0 million. The estimated annual
    increase in normal cost is $1.1 million, or 0.39% of payroll.
    Therefore, the estimated increase in total annual cost is $3.0
    million, or 1.11% of payroll. As annual normal cost increases
    (as a dollar amount), the total annual cost will also increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor BUGIELSKI
              H Added As A Joint Sponsor LYONS, JOSEPH
              H Added As A Joint Sponsor MCAULIFFE
              H Added As A Joint Sponsor BURKE
              H First reading
                                            Referred to Hse Rules Comm
    01-02-06 H
                                            Assigned to Personnel & Pensions
    01-02-08 H Added As A Co-sponsor OSTERMAN
    01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
    01-10-31 H
                                            Pension Note Filed
```

HB-0408 CAPPARELLI – BUGIELSKI – MCAULIFFE – LYONS, JOSEPH – BURKE, ACEVEDO, BRADLEY AND SAVIANO.

Committee Rules

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

Pension Note Filed

Committee Rules

Assigned to Personnel & Pensions

40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111 30 ILCS 805/8,25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Changes the definition of salary to include duty availability pay. Allows certain persons to have their salary for pension purposes retroactively adjusted to include duty availability pay previously received, upon payment of the corresponding employee contributions, without interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately

```
ment. Effective immediately.
       PENSION NOTE (Pension Laws Commission)
       Based on a December 31, 2000 actuarial valuation, HB 408 would
       increase the accrued liability of the Chicago Firefighters'
       Fund by an estimated $33.0 million. The level dollar annual
       payment needed to amortize the estimated increase in unfunded
       liability over 40 years is $2.7 million. The estimated annual
       increase in normal cost is $1.9 million, or 0.69% of payroll.
       Therefore, the estimated increase in total annual cost is $4.7
       million, or 1.69% of payroll. As annual normal cost increases
       (as a dollar amount), the total annual cost will also increase.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
       01-01-30 H Filed With Clerk
                 H Added As A Joint Sponsor BUGIELSKI
                 H Added As A Joint Sponsor MCAULIFFE
                 H Added As A Joint Sponsor LYONS, JOSEPH
                 H Added As A Joint Sponsor BURKE
                 H Added As A Co-sponsor ACEVEDO
                 H Added As A Co-sponsor BRADLEY
```

H Added As A Co-sponsor SAVIANO

H First reading

01-02-06 H

01-03-16 H

01-10-31 H

Η

HB-0409 1200

CAPPARELLI - BUGIELSKI - SAVIANO - BURKE - LYONS, JOSEPH, HB-0409 BRADLEY AND MCAULIFFE.

40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity. Increases the rate of increase to 3% and removes the 30% maximum for all firemen, regardless of date of birth. For certain firemen with at least 20 years of service, makes the initial annual increase occur on the first anniversary of retirement, regardless of age. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PÊNSION NOTE (Pension Laws Commission)
```

Based on a December 31, 2000 actuarial valuation, HB 409 would increase the accrued liability of the Chicago Firefighters' Fund by an estimated \$139.8 million. The level dollar annual payment needed to amortize the estimated increase in unfunded liability over 40 years is \$11.5 million. The estimated annual increase in normal cost is \$4.4 million, or 1.59% of payroll. Therefore, the estimated increase in total annual cost is \$15.8 million, or 5.75% of payroll. As annual normal cost increases (as a dollar amount), the total annual cost will also increase.

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

```
01-01-30 H Filed With Clerk
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Joint Sponsor SAVIANO
         H Added As A Joint Sponsor BURKE
```

H Added As A Joint Sponsor LYONS JOSEPH H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor MCAULIFFE

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a) 01-11-06 H Pension Note Filed Committee Rules

HB-0410 CAPPARELLI.

225 ILCS 440/2

from Ch. 121, par. 502

Amends the Highway Advertising Control Act of 1971. Makes technical changes to a Section concerning the short title.

```
01-01-30 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-06 H
                                       Assigned to Executive
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

CAPPARELLI - BUGIELSKI - BURKE - MCAULIFFE, ACEVEDO, HB-0411 BRADLEY, LYONS, JOSEPH AND SAVIANO.

```
40 ILCS 5/6-151.1
                                   from Ch. 108 1/2, par. 6-151.1
30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Reduces the eligibility requirement for occupational disease disability benefits, from 10 years of service to 5. Adds benefits for HIV infection and hepatitis. Removes the limitation that the occupational disease result solely from service as a fireman. Amends the State Mandates Act to require implementation without

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

The fiscal impact of HB 411 has not been determined. According to the Fund's actuary, the fiscal impact of HB 411 is estimated to be minor.

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

```
01-01-30 H Filed With Clerk
```

H Added As A Joint Sponsor BUGIELSKI H Added As A Joint Sponsor BURKE H Added As A Joint Sponsor MCAULIFFE H Added As A Co-sponsor ACEVEDO H Added As A Co-sponsor BRADLEY H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor SAVIANO

H First reading Referred to Hse Rules Comm

```
01-02-06 H
                                       Assigned to Personnel & Pensions
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
01-10-31 H
                                       Pension Note Filed
                                       Committee Rules
```

HB-0412 BRADLEY - LYONS, JOSEPH - CAPPARELLI - BUGIELSKI - BURKE.

```
from Ch. 108 1/2, par. 6-128.2
30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the minimum retirement annuity to \$1,000 per month on January 1, 2002 and to \$1,200 on January 1, 2003 for persons who retire at age 50 with at least 20 years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
            H Added As A Joint Sponsor LYONS, JOSEPH
            H Added As A Joint Sponsor CAPPARELLI
            H Added As A Joint Sponsor BUGIELSKI
            H Added As A Joint Sponsor BURKE
            H First reading
                                         Referred to Hse Rules Comm
   01-02-06 H
                                         Assigned to Personnel & Pensions
   01-03-16 H
```

BRADLEY - BUGIELSKI - CAPPARELLI - LYONS, JOSEPH - BURKE, HB-0413 MCAULIFFE AND SAVIANO.

Re-Refer Rules/Rul 19(a)

```
40 ILCS 5/6-128
                                   from Ch. 108 1/2, par. 6-128
40 ILCS 5/6-140
                                  from Ch. 108 1/2, par. 6-140
40 ILCS 5/6-144
                                  from Ch. 108 1/2, par. 6-144
40 ILCS 5/6-151
                                  from Ch. 108 1/2, par. 6-151
30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code to increase the maximum retirement annuity, duty disability benefit, and duty death benefit from 75% to 80% of salary. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PÉNSION NOTE (Pension Laws Commission)
    Based on the December 31, 2000 actuarial valuation, HB413 would
    increase the accrued liability of the Chicago Firefighters'
    Fund by an estimated $15.8 million. The level dollar annual
    payment needed to amortize the estimated increase in unfunded
    liability over 40 years is $1.3 million. The estimated annual
    increase in normal cost is $1.6 million, or 0.58% of payroll.
    Therefore, the estimated increase in total annual cost is $2.9
    million, or 1.07% of payroll. As annual normal cost increases
    (as a dollar amount), the total annual cost will also increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
             H Added As A Joint Sponsor BUGIELSKI
             H Added As A Joint Sponsor CAPPARELLI
             H Added As A Joint Sponsor LYONS, JOSEPH
             H Added As A Joint Sponsor BURKE
             H Added As A Co-sponsor MCAULIFFE
             H Added As A Co-sponsor SAVIANO
             H First reading
                                            Referred to Hse Rules Comm
    01-02-06 H
                                            Assigned to Personnel & Pensions
    01-03-16 H
                                            Re-Refer Rules/Rui 19(a)
    01-10-31 H
                                            Pension Note Filed
                                            Committee Rules
```

HB-0414 REITZ - BRUNSVOLD - FORBY - FOWLER - JONES, JOHN.

```
430 ILCS 65/13.1
                                    from Ch. 38, par. 83-13.1
```

Amends the Firearm Owners Identification Card Act. Prohibits municipalities, including home rule municipalities, from requiring the registration of firearms and of their owners. Effective immediately.

```
FISCAL NOTE (Illinois State Police)
```

There will be no fiscal impact to the Illinois State Police.

HOME RULE NOTE (Dept. of Commerce and Community Affairs)

HB 414 contains language that constitutes a denial and limitation of home rule powers and functions. Therefore, in the opinion of DCCA, HB 414 pre-empts home rule authority.

HOUSE AMENDMENT NO. 1.

Provides that the registration of firearms and the registration of firearm owners are exclusive State powers.

```
01-01-30 H Filed With Clerk
         H Added As A Joint Sponsor BRUNSVOLD
         H Added As A Joint Sponsor FORBY
         H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor JONES, JOHN
                                      Referred to Hse Rules Comm
         H First reading
                                      Fiscal Note Filed
01-02-07 H
                                      Committee Rules
         Н
                                      Assigned to Judiciary II - Criminal Law
01-02-21 H
                                      Home Rule Note Filed
01-02-28 H
                                      Committee Judiciary II - Criminal Law
01-03-16 H
                                      Do Pass/Short Debate Cal 009-003-001
         H Placed Cal 2nd Rdg-Shrt Dbt
                 Amendment No.01
                                      REITZ
01-03-27 H
                 Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-30 H
                 Amendment No.01
                                      REITZ
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
                 Amendment No.01
                                      REITZ
                                                               Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0415 REITZ - BRUNSVOLD - JONES JOHN - FOWLER - FORBY.

65 ILCS 5/3.1-15-25

from Ch. 24, par. 3.1-15-25

Amends the Illinois Municipal Code. Eliminates provision that the mayor, aldermen, president, and trustees in municipalities are conservators of the peace after receiving certificates attesting to their successful completion of a training course administered by the Illinois Law Enforcement Training Standards Board. Effective immediately.

```
01-01-30 H Filed With Clerk
H Added As A Joint Sponsor BRUNSVOLD
H Added As A Joint Sponsor JONES JOHN
H Added As A Joint Sponsor FOWLER
H Added As A Joint Sponsor FORBY
H First reading Referred to Hse Rules Comm
```

HB-0416 STROGER - GRANBERG - JONES, LOU - YARBROUGH.

815 ILCS 413/16 new

Amends the Telephone Solicitations Act. Provides that the Illinois Commerce Commission shall establish and maintain a no telephone solicitation sales calls Statewide registry containing a list of customers who do not wish to receive unsolicited telephone solicitation sales calls. Provides that a telephone solicitor or seller may not make or cause to be made any unsolicited telephone solicitation sales call to any customer more than 30 days after the customer's name and telephone number or numbers appear on the then current quarterly no telephone solicitation sales calls registry made available by the Illinois Commerce Commission. Effective immediately.

```
There would be a significant increased fiscal impact for the ICC, primarily in terms of data base administration and staffing to implement, maintain, and enforce this proposed legislation and to handle consumer complaints. The exact increase in resources needed to implement this bill cannot be estimated at this time.

NOTE(S) THAT MAY APPLY: Fiscal
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor GRANBERG
Assigned to Consumer Protection
01-02-08 H Fiscal Note Filed
Committee Consumer Protection
```

FISCAL NOTE (Illinois Commerce Commission)

1203 HB-0416—Cont.

01-02-14 H Added As A Joint Sponsor JONES,LOU H Added As A Joint Sponsor YARBROUGH 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0417 FORBY – REITZ – HARTKE – FOWLER – BRUNSVOLD, O'BRIEN, CUR-RY, JULIE, HOFFMAN, JONES, JOHN, BOST, HANNIG, HOLBROOK AND SMITH, MICHAEL.

520 ILCS 5/2.25 from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that the shotgun season for deer hunting each year must start on a Thursday and last, in the aggregate, at least 8 days. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

520 ILCS 5/2.26 from Ch. 61, par. 2.26

Deletes everything. Amends the Wildlife Code. Deletes provisions setting the time frames during which certain public seasons for deer hunting by gun and by bow and arrow may be set and limiting certain public deer hunting seasons to not more than 14 days. Provides that while hunting deer, no person may possess any type of gun (instead of firearm) not authorized by the appropriate administrative rule.

```
01-01-30 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-09 H Added As A Co-sponsor HARTKE
         H Added As A Joint Sponsor REITZ
01-02-16 H Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor BRUNSVOLD
01-02-20 H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor CURRY, JULIE
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor SMITH, MICHAEL
01-02-21 H
                                     Assigned to Conservation & Land Use
01-03-08 H
                Amendment No.01
                                     CONSRV & LAND H
                                                              Adopted
         Н
                                     Do Pass Amend/Short Debate 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 089-024-000
01-03-21 S Arrive Senate
         S Placed Calndr First Rdg
01-03-27 S Chief Sponsor WOOLARD
         S First reading
                                     Referred to Sen Rules Comm
01-05-02 S
                                     Assigned to Agriculture & Conservation
01-05-09 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-10 H Governor vetoed
         H Placed Calendar Total Veto
01-11-15 H Total Veto Stands.
```

HB-0418 MORROW – GRANBERG – DAVIS,MONIQUE – JONES,LOU – MILLER, SCHOENBERG, SLONE, YARBROUGH AND HAMOS.

New Act

Creates the Transportation and Toll Highway Property Transaction Act. Requires the Department of Transportation and the Illinois State Toll Highway Authority to disclose to the Department of Central Management Services information concerning the acquisition of real property using State moneys, including the identity of the owners, the fair market value, the purchase price, the bidding method, and the State use. Requires that

the price at which the Department of Transportation sells real property to the Toll Highway Authority be within 5% of its fair market value. Requires that the fair market values of real properties exchanged by the Department and the Authority be within 5% of each other.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) In the opinion of DCCA, HB 418 does not create a State mandate under the State Mandates Act. FISCAL NOTE (Illinois State Toll Highway Authority) It is the understanding of the Authority that the Department of Transportation has expended \$51 million to acquire property associated with potential future tollway extensions. However, these parcels have not been appraised to determine their current fair market value. Therefore, should the Tollway reimburse IDOT for these parcels, at their current value, the true fiscal impact of this legislation cannot be determined. FISCAL NOTE (Department of Transportation) The cost of properties acquired by the Illinois Department of Transportation associated with ongoing toll highway projects is approximately \$51 million. Until the parcels have been appraised for the current fair market value, there is no way of determining the true fiscal impact of this legislation.

SENATE AMENDMENT NO. 1.

Deletes reference to: New Act Adds reference to: 605 ILCS 10/9.12 new

Deletes everything. Amends the Toll Highway Act. Provides that before the Illinois Toll Highway Authority may enter into any contract relating to the ownership or use of real property, the identity of every owner and beneficiary having any interest in the property must be disclosed. Establishes requirements for disclosure. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes reference to: New Act Adds reference to: 605 ILCS 10/9.12 new

Deletes everything. Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority may not enter into any agreement or understanding for the use or acquisition of land that is intended to be used or acquired for toll highway purposes unless full disclosure of all individuals and entities holding any beneficial interest in the land is made. Provides that if the Authority commences condemnation proceedings to acquire land for a toll highway, holders of all beneficial interests must make full disclosure, unless the court determines that disclosure would cause one or more of them irreparable harm. Requires the statement to be in writing, verified under penalty of perjury, and recorded. Provides that a person who violates the provision is guilty of a business offense and shall be fined \$10,000. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor GRANBERG
                                         Assigned to Appropriations-General Services
   01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
   01-03-09 H Added As A Joint Sponsor JONES, LOU
             H Added As A Joint Sponsor MILLER
   01-03-15 H
                                         Do Pass/Short Debate Cal 011-005-001
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor SCHOENBERG
             H Added As A Co-sponsor SLONE
             H Added As A Co-sponsor YARBROUGH
             H Added As A Co-sponsor HAMOS
                                         Fiscal Note Requested BLACK
                                         St Mandate Fis Nte Reg BLACK
             H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-21 H
                                         St Mandate Fis Note Filed
                                         Fiscal Note Filed
             H Cal Ord 2nd Rdg-Shrt Dbt
```

```
01-03-26 H
                                             Fiscal Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-28 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 094-021-000
      01-03-30 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-03 S Chief Sponsor RAUSCHENBERGER
      01-04-04 S First reading
                                             Referred to Sen Rules Comm
      01-04-25 S
                                             Assigned to Transportation
      01-05-02 S
                       Amendment No.01
                                             TRANSPORTN S
                                                                       Adopted
                S
                                             Recmnded do pass as amend 009-000-001
                S Placed Calndr, Second Rdg
      01-05-03 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-14 S Filed with Secretary
                       Amendment No.02
                S
                                             RAUSCHENBERGER
                       Amendment referred to SRUL
      01-05-15 S Added as Chief Co-sponsor PARKER
                       Amendment No.02
                                             RAUSCHENBERGER
                S Be apprvd for consideratn SRUL
      01-05-16 S Recalled to Second Reading
                       Amendment No.02
                                             RAUSCHENBERGER
                                                                       Adopted
                S Placed Calndr,3rd Reading
      01-05-17 S Third Reading - Passed 058-000-000
      01-05-18 H Arrive House
                H Place Cal Order Concurrence 01.02
      01-05-22 H Motion Filed Non-Concur 01.02/MORROW
                H Calendar Order of Concurren 01,02
      01-05-30 H H Noncners in S Amend 01,02
                S Secretary's Desk Non-concur 01,02
      01-07-01 S
                                             Refer to Rules/Rul 3-9(b)
             LYONS, JOSEPH - CAPPARELLI - BRADLEY - BURKE - MCAULIFFE.
HB-0419
   40 ILCS 5/6-128
                                    from Ch. 108 1/2, par. 6-128
   30 ILCS 805/8.25 new
  Amends the Chicago Firefighter Article of the Illinois Pension Code to base retire-
ment benefits on the highest 36 months, rather than 4 years, of salary within the last 10
years of service. Amends the State Mandates Act to require implementation without re-
imbursement. Effective immediately.
      PENSION NOTE (Pension Laws Commission)
      Based on a December 31, 2000 actuarial valuation, HB 419 would
      increase the accrued liability of the Chicago Firefighters'
      Fund by an estimated $17.2 million. The level dollar annual
      payment needed to amortize the estimated increase in unfunded
       liability over 40 years is $1.4 million. The estimated annual
      increase in normal cost is $0.7 million, or 0.26% of payroll.
      Therefore, the estimated increase in total annual cost is $2.1
      million, or 0.77% of payroll. As annual normal cost increases
      (as a dollar amount), the total annual cost will also increase.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-01-30 H Filed With Clerk
                H Added As A Joint Sponsor CAPPARELLI
                H Added As A Joint Sponsor BRADLEY
                H Added As A Joint Sponsor BURKE
                H Added As A Joint Sponsor MCAULIFFE
                H First reading
                                             Referred to Hse Rules Comm
      01-02-06 H
                                             Assigned to Personnel & Pensions
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
      01-10-31 H
                                             Pension Note Filed
                                             Committee Rules
```

HB-0420 LYONS, JOSEPH – BURKE – BUGIELSKI – CAPPARELLI – MCAU-LIFFE.

40 ILCS 5/6-222 from Ch. 108 1/2, par. 6-222

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that if a fireman whose application for either duty disability benefits or occupational disease

disability benefits has been denied brings an action for administrative review challenging the denial of those benefits and prevails in that action, the prevailing fireman shall be entitled to recover from the Fund court costs and litigation expenses as part of the costs of the action. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    The fiscal impact of HB 420 cannot be determined, as the number
    of firefighters who would recover court costs and litigation
    expenses is unknown. According to the Fund, HB 420 is not
    expected to significantly increase the annual cost of the fund.
NOTE(S) THAT MAY APPLY: Pension
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor BURKE
              H Added As A Joint Sponsor BUGIELSKI
              H Added As A Joint Sponsor CAPPARELLI
              H Added As A Joint Sponsor MCAULIFFE
              H First reading
                                           Referred to Hse Rules Comm
    01-02-06 H
                                           Assigned to Personnel & Pensions
                                           Re-Refer Rules/Rul 19(a)
    01-03-16 H
    01-11-06 H
                                           Pension Note Filed
                                           Committee Rules
```

HB-0421 LYONS, JOSEPH - CAPPARELLI - BUGIELSKI - BRADLEY - BURKE, MCAULIFFE AND SAVIANO.

```
40 ILCS 5/6-210.1 from Ch. 108 1/2, par. 6-210.1
40 ILCS 5/6-210.2 new
40 ILCS 5/8-172 from Ch. 108 1/2, par. 8-172
40 ILCS 5/8-172.1 new
30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter and Municipal Employee Articles of the Illinois Pension Code to require the Chicago municipal pension fund to transfer to the Chicago firefighter pension fund certain city contributions relating to paramedics. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    According to an analysis prepared by the Fund's actuary,
    HB 0421 would decrease the unfunded liability of the Chicago
    Firefighers' Fund by an estimated $17.8 million. The $17.8
    million matches an amount that would be transferred from the
    Chicago Municipal Fund, based on the contributions of 380
    paramedics who took refunds from the Chicago Municipal Fund
    in 1984, and who are currently participating in the Chicago
    Firefighters' Fund. The unfunded liability of the Chicago
    Municipal Fund would increase by the same amount.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor CAPPARELLI
              H Added As A Joint Sponsor BUGIELSKI
              H Added As A Joint Sponsor BRADLEY
              H Added As A Joint Sponsor BURKE
              H Added As A Co-sponsor MCAULIFFE
              H Added As A Co-sponsor SAVIANO
              H First reading
                                            Referred to Hse Rules Comm
    01-02-06 H
                                            Assigned to Personnel & Pensions
    01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
    01-10-31 H
                                            Pension Note Filed
                                            Committee Rules
```

HB-0422 BURKE - FORBY - FOWLER - BRADLEY.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years ending on or after December 31, 2001 and ending with taxable years ending on or before December 30, 2006, a taxpayer is entitled to an income tax credit in an amount equal to the amount paid in the taxable year by the taxpayer for natural gas consumed in Illinois, including all local, State, and federal taxes paid with respect to that natural gas. Allows the credit to be carried forward for 2 years. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
      01-02-08 H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor FOWLER
      01-02-22 H Added As A Joint Sponsor BRADLEY
      01-03-06 H
                                           Assigned to Revenue
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0423
            MADIGAN, MJ - HAMOS - ERWIN.
  New Act
  Creates the Illinois Clean Air Standards Act. Contains a short title only.
      01-01-30 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H
                                           Assigned to Executive
      01-02-14 H Added As A Joint Sponsor ERWIN
      01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor HAMOS
      01-03-19 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
HB-0424
            HAMOS.
  New Act
  Creates the Natural Gas Costs Relief Act. Contains a short title Section only.
      01-01-30 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H
                                           Assigned to Executive
      01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor HAMOS
      01-03-19 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                           HAMOS
      01-03-20 H
                      Amendment No.01
                      Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-22 H
                      Amendment No.02
                                           HAMOS
                      Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-26 H
                      Amendment No.02
                                           HAMOS
                      Rules refers to
                                            HENE
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Primary Sponsor Changed To HAMOS
      01-03-27 H
                      Amendment No.02
                                           HAMOS
               H Recommends be Adopted HENE/011-003-001
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
HB-0425
            HOFFMAN AND MCGUIRE.
  820 ILCS 405/612
                                  from Ch. 48, par. 442
```

Deletes existing provisions of the Unemployment Insurance Act regarding the eligibility of certain academic and other personnel between academic years and during vacation periods. Inserts language providing that an individual is ineligible for benefits on the basis of wages for services in an instructional, research, or principal administrative capacity performed for an educational institution (including services performed while in the employ of an educational service agency) during the period between 2 successive academic years or terms, during a paid sabbatical leave, or during an established and customary vacation period or holiday recess if the individual performed those services immediately before the period or recess and there is a reasonable assurance that the individual will perform those services after the period or recess.

```
01-01-30 H Filed With Clerk
```

H First reading

```
01-02-06 H Assigned to Labor 01-03-16 H Re-Refer Rules/Rul 19(a) 01-03-20 H Added As A Co-sponsor MCGUIRE
```

HB-0426 HOFFMAN – FOWLER – FORBY – DAVIS, MONIQUE.

720 ILCS 5/12-5.05 new

820 ILCS 305/5

from Ch. 48, par. 138.5

Amends the Criminal Code of 1961 and the Workers' Compensation Act. Creates the offense of reckless corporate conduct. Provides that a corporate entity or corporate official commits reckless corporate conduct when the entity or official: (1) conceals from authorities any product or process that may cause death or serious injury; (2) engages in conduct that results in death, that the corporate entity or corporate official knew or should have known would result in death, or that was reckless or negligent; or (3) knowingly, recklessly or negligently endangers the public; or (4) destroys or falsifies documents or negligently allows the destruction of documents pertaining to hazards to the public or the corporate entity's employees or agents. Reckless corporate conduct is a Class 3 felony, except that the destruction or falsification of documents or negligently allowing the destruction of documents pertaining to hazards to the public or to the corporate entity's employees or agents is a Class 4 felony. Establishes civil liability for a corporate entity or corporate official convicted of reckless corporate conduct. Provides that the corporate entity or corporate official may be ordered to pay treble damages or restitution, or both, and shall be assessed attorneys' fees. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes references to individual corporate officers, so that only the corporate entity is culpable.

FISCAL NOTE (Industrial Commission of Illinois)

HB 426 will have no fiscal impact as it relates to the Workers' Compensation Act. The Commission is unable to determine if there will be a fiscal impact as the bill relates to other statutes.

FISCAL NOTE, H-AM | (Industrial Commission of Illinois) Same as previous note.

HOUSE AMENDMENT NO. 2.

Provides that in the new offense of reckless corporate conduct, the definition of "corporate entity" excludes units of government.

JUDICIAL NOTE, H-AM 1 (Office of the Illinois Courts) HB 426 (H-am 1) may increase judicial workloads. However, it is not anticipated that the bill would increase the number of

H Hld Cal Ord 2nd Rdg-Shrt Db

judges needed in the State.

NOTE(S) THAT MAY APPLY: Correctional

```
01-01-30 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-06 H
                                     Assigned to Labor
01-02-07 H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor FORBY
01-02-28 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-16 H
                 Amendment No.01
                                     LABOR
                                                 Н
                                                              Adopted
                                     Do Pass Amd/Stndrd Dbt/Vote 010-009-000
         H Pled Cal 2nd Rdg Stndrd Dbt
01-03-20 H
                                     Fiscal Note Reg as amended BLACK
         Н
                                     Judicial Note Riled as amnd
         H Cal 2nd Rdg Stndrd Dbt
01-03-21 H
                 Amendment No.02
                                     HOFFMAN
         Н
                Amendment referred to HRUL
         H Cal 2nd Rdg Stndrd Dbt
01-03-23 H
                                     Fiscal Note Filed
         Н
                                     Fiscal Note Filed as amnded
         H Cal 2nd Rdg Stndrd Dbt
01-03-26 H
                Amendment No.02
                                     HOFFMAN
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Stnd Debate
                Amendment No.02
                                     HOFFMAN
                                                              Adopted
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-03-28 H
                                     Judicial Note Req as amend BY HOUSE
```

AMEND #1

```
01-04-06 H
```

Re-Refer Rules/Rul 19(a)

HB-0427 SCOTT - BROSNAHAN - WAIT - LANG - FRANKS AND DART.

730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3 730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for aggravated arson shall receive no more than 4.5 days of good conduct credit for each month of his or her sentence of imprisonment. Effective immediately.

FISCAL NOTE (Department of Corrections)

HB 427 would cause an increase of 121 inmates in the correc-

tions population and would have a fiscal impact of \$14,716,200.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Judiciary II - Criminal Law 01-02-16 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor BROSNAHAN

H Added As A Joint Sponsor WAIT

H Added As A Joint Sponsor LANG

H Added As A Joint Sponsor FRANKS

01-02-20 H Added As A Co-sponsor DART

01-02-21 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-02-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000

01-02-27 S Arrive Senate

S Fiscal Note Filed
S Correctional Note Filed

S Placed Calndr First Rdg

01-03-14 S Chief Sponsor DUDYCZ

01-03-20 S First reading Referred to Sen Rules Comm

01-03-22 S Added as Chief Co-sponsor MUNOZ

01-04-18 S Assigned to Judiciary

01-04-25 S Recommended do pass 011-000-000

S Placed Calndr, Second Rdg 01-05-01 S Second Reading

S Placed Calndr, 3rd Reading

01-05-02 S Added As A Co-sponsor BOWLES

S Third Reading - Passed 056-000-000

H Passed both Houses

01-05-31 H Sent to the Governor

01-07-27 H Governor approved

H Effective Date 01-07-27

H PUBLIC ACT 92-0176

HB-0428 BURKE - LYONS, JOSEPH - CAPPARELLI - BUGIELSKI - BRADLEY.

40 ILCS 5/6-142 from Ch. 108 1/2, par. 6-142 40 ILCS 5/6-143 from Ch. 108 1/2, par. 6-143 40 ILCS 5/6-160 from Ch. 108 1/2, par. 6-160 30 ILCS 805/8.25 new

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

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 428 cannot be determined, but is

estimated to be minor.

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

```
01-01-30 H Filed With Clerk
H Added As A Joint Sponsor LYONS, JOSEPH
H Added As A Joint Sponsor CAPPARELLI
H Added As A Joint Sponsor BUGIELSKI
H Added As A Joint Sponsor BRADLEY
H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Personnel & Pensions
01-02-09 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0429 BURKE – CAPPARELLI – BUGIELSKI – LYONS, JOSEPH – BRADLEY, MCAULIFFE AND SAVIANO.

```
40 ILCS 5/6-141.2 new 30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides a minimum widow's annuity for the widow of a fireman who dies on or after July 1, 1997 while an active fireman with at least 10 years of creditable service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Illinois Pension Laws Commission)
The fiscal impact of HB429 has not been determined. According to the Fund's actuary, the fiscal impact of HB429 is estimated to be minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
01-01-30 H Filed With Clerk
```

H Added As A Joint Sponsor CAPPARELLI
H Added As A Joint Sponsor BUGIELSKI
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 SAVIANO
H First reading
Referred to Hse Rules Comm

01-02-06 H Assigned to Personnel & Pensions
01-02-09 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0430 MULLIGAN - COULSON - YARBROUGH - SOTO - MCKEON, MILLER, FEIGENHOLTZ AND SLONE.

410 ILCS 70/1

Amends the Sexual Assault Survivors Emergency Treatment Act. Makes a technical change in a Section concerning the Act's short title.

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

Deletes reference to: 410 ILCS 70/1 Adds reference to: 410 ILCS 70/5 410 ILCS 70/10 new

from Ch. 111 1/2, par. 87-5

from Ch. 111 1/2, par. 87-1

Deletes everything. Amends the Sexual Assault Survivors Emergency Treatment Act. In the list of minimum required emergency hospital services, adds (i) information concerning accepted medical procedures for postcoital emergency contraception and approved medications and (ii) if requested, medication approved for use as postcoital emergency contraception. Provides that no physician or health care provider shall be required to provide such medication if it is contrary to his or her conscience and the physician or health care provider takes other steps, including making arrangements for an appropriate referral with a physician, health care professional, or pharmacy that guarantees access to emergency contraceptive medication within 2 hours after treatment. Effective immediately.

```
01-01-30 H Filed With Clerk
H Added As A Joint Sponsor COULSON
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-03-20 H
               Amendment No.01
                                   MULLIGAN
        н
               Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-21 H
               Amendment No.01
                                   MULLIGAN
               Rules refers to
                                     HHSV
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-22 H
               Amendment No.01
                                   MULLIGAN
        H Recommends be Adopted HHSV/005-000-002
        H Second Reading-Short Debate
               Amendment No.01
                                   MULLIGAN
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-26 H Added As A Joint Sponsor YARBROUGH
        H Added As A Joint Sponsor SOTO
        H Added As A Joint Sponsor MCKEON
        H Added As A Co-sponsor MILLER
        H Added As A Co-sponsor FEIGENHOLTZ
01-04-05 H Added As A Co-sponsor SLONE
        H 3rd Rdg-Shrt Dbt-Pass/Vote 069-042-004
01-04-06 S Arrive Senate
        S Placed Calndr First Rdg
        S Chief Sponsor RADOGNO
        S First reading
                                    Referred to Sen Rules Comm
```

HB-0431 BURKE – BUGIELSKI – CAPPARELLI – LYONS, JOSEPH – MCAU-LIFFE, BRADLEY AND SAVIANO.

```
40 ILCS 5/6-111 from Ch. 108 1/2, par. 6-111 30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Changes the definition of salary to include the full amount of ambulance commander and EMT compensation. Allows certain persons to have their salary for pension purposes retroactively adjusted to include the full amount of ambulance commander compensation previously received, upon payment of the corresponding employee contributions, without interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
       Based on a December 31, 2000 actuarial valuation, HB 431 would
       increase the accrued liability of the Chicago Firefighters'
       Fund by an estimated $4.9 million. The level dollar annual
       payment needed to amortize the estimated increase in unfunded
       liability over 40 years is $412,000. The estimated annual
       increase in normal cost is $460,000, or 0.17\% of payroll.
       Therefore, the estimated increase in total annual cost is
       $872,000, or 0.32% of payroll. As annual normal cost increases
       (as a dollar amount), the total annual cost will also increase.
  NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-01-30 H Filed With Clerk
                H Added As A Joint Sponsor BUGIELSKI
                H Added As A Joint Sponsor CAPPARELLI
                H Added As A Joint Sponsor LYONS, JOSEPH
                H Added As A Joint Sponsor MCAULIFFE
                H Added As A Co-sponsor BRADLEY
                H Added As A Co-sponsor SAVIANO
                H First reading
                                               Referred to Hse Rules Comm
      01-02-06 H
                                               Assigned to Personnel & Pensions
       01-03-16 H
                                               Re-Refer Rules/Rul 19(a)
      01-10-31 H
                                               Pension Note Filed
                                               Committee Rules
HB-0432
              HARTKE.
   30 ILCS 105/14a
                                      from Ch. 127, par. 150a
   30 ILCS 105/15a
                                      from Ch. 127, par. 151a
   40 ILCS 5/14-108.3
```

Amends the State Employee and Downstate Teacher Articles of the Pension Code. Provides an early retirement incentive program for certain State employees who retire

from Ch. 108 1/2, par. 16-133.3

40 ILCS 5/16-133.3

40 ILCS 15/1.6 new

between January 1, 2002 and July 1, 2002 (in certain cases, as late as January 1, 2003). Requires the Pension Laws Commission to report on the net savings or cost of the program. Requires the State to fund the program through separate contributions made in fiscal years 2003 through 2009. Amends the State Pension Funds Continuing Appropriation Act to guarantee those contributions through continuing appropriations. Amends the State Finance Act to restrict personal service contracts with these early retirees. Requires the lump sum payment for unused vacation and sick leave to be separate from the final payment of salary and requires the use of specified withholding rates. Provides that a lump sum payment payable to a person who terminates State service during June of 2002 may be paid during July or August of 2002 from either a fiscal year 2002 or fiscal year 2003 appropriation. Provides that in fiscal year 2004 the General Assembly shall not fund the vacated positions at more than 85% of the rate of compensation payable at the time of retirement. Effective immediately.

PENSION NOTE (Pension Laws Commission) Assuming 7,392 members (approximately 35% of those eligible) retire early, it is estimated the accrued liability of SERS would increase by \$611.5 million. Required employee contributions are expected to total \$41.6 million. Therefore, the increase in accrued liability the State would be required to amortize is estimated to be \$569.9 million. HB 432 requires the State to contribute \$90 million to SERS and \$1 million to TRS in FY03 to amortize the increase in accrued liability, and requires the remainder of the accrued liability to be amortized in 6 equal installments, beginning in FY04. The Commission's actuary estimates annual payments to be \$105.4 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-30 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
01-02-06 H	Assigned to Personnel & Pensions
01-03-01 H	Pension Note Filed
Н	Committee Personnel & Pensions
01-03-16 H	Re-Refer Rules/Rul 19(a)

COULSON - LANG - DAVIS, MONIQUE - LINDNER - RUTHERFORD, HB-0433 YARBROUGH, BELLOCK AND DAVIS, STEVE.

```
320 ILCS 25/3.15
```

from Ch. 67 1/2, par. 403.15

from Ch. 38, par. 17A-1

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Adds osteoporosis as a covered illness under the pharmaceutical assistance program. Effective immediately,

```
01-01-30 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Revenue
      01-02-07 H Added As A Joint Sponsor LANG
      01-02-09 H Added As A Joint Sponsor DAVIS, MONIQUE
      01-02-14 H Added As A Joint Sponsor LINDNER
      01-02-15 H Added As A Joint Sponsor RUTHERFORD
      01-02-22 H Added As A Co-sponsor YARBROUGH
                H Added As A Co-sponsor BELLOCK
      01-02-23 H Added As A Co-sponsor DAVIS,STEVE
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0434
             BLACK.
   20 ILCS 620/6
                                   from Ch. 67 1/2, par. 1006
   35 ILCS 200/15-10
   35 ILCS 200/15-167 new
   35 ILCS 200/20-178
   35 ILCS 200/21-135
   55 ILCS 85/6
                                   from Ch. 34, par. 7006
   55 ILCS 90/45
                                   from Ch. 34, par. 8045
   65 ILCS 5/11-74.4-8
                                   from Ch. 24, par. 11-74.4-8
   65 ILCS 5/11-74,4-9
                                   from Ch. 24, par. 11-74.4-9
   65 ILCS 5/11-74.6-40
   65 ILCS 110/45
  720 ILCS 5/17A-1
```

1213 HB-0434—Cont.

30 ILCS 805/8.25 new

Amends the Property Tax Code. Awards a homestead exemption in the amount of \$5,000 to disabled persons who meet certain requirements, including having an adjusted gross income of less than \$16,000. Makes corresponding changes to cross-references in the provisions concerning certification, certificate of errors, and delinquency notices. Amends the Economic Development Area Tax Increment Allocation Act, County Economic Development Project Area Property Tax Allocation Act, County Economic Development Project Area Tax Increment Allocation Act of 1991, and the Economic Development Project Area Tax Increment Allocation Act of 1995. Amends the Tax Increment Allocation Redevelopment Act and Industrial Jobs Recovery Law of the Illinois Municipal Code to add cross-references. Deducts the exemption from assessed value calculations for entities that have adopted tax allocation financing under these provisions. Amends the Criminal Code of 1961 to provide that an individual under a deportation order is ineligible for the disabled persons homestead exemption. Preemepts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Revenue Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0435 BUGIELSKI - CAPPARELLI - LYONS, JOSEPH - BURKE - MCAU-LIFFE, BRADLEY AND SAVIANO.

40 ILCS 5/6-141.1 from Ch. 108 1/2, par. 6-141.1 40 ILCS 5/6-150 from Ch. 108 1/2, par. 6-150 40 ILCS 5/6-210.2 new 40 ILCS 5/6-213 from Ch. 108 1/2, par. 6-213 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Allows rollover contributions from other retirement plans qualified under the Internal Revenue Code of 1986 to be used to purchase optional credit or repay a refund. Authorizes the Board to adopt rules to prescribe the manner of repaying refunds and purchasing optional credits. Provides a death benefit and widow's annuity for beneficiaries of a firefighter who dies before beginning to receive a retirement annuity, but after separation from service with at least 20 years of service credit, if the separation occurs on or after January 1, 1990 and before attainment of age 50. Allows a firefighter to pledge a refund as security for certain credit union loans. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 435 has not been determined. According

to the Fund's actuary, the fiscal impact is estimated to be

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

01-01-30 H Filed With Clerk

Н

H Added As A Joint Sponsor CAPPARELLI

H Added As A Joint Sponsor LYONS, JOSEPH

H Added As A Joint Sponsor BURKE

H Added As A Joint Sponsor MCAULIFFE H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor SAVIANO

H First reading Referred to Hse Rules Comm

Committee Personnel & Pensions

01-02-06 H Assigned to Personnel & Pensions

01-02-09 H Pension Note Filed

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0436 BUGIELSKI - CAPPARELLI - LYONS, JOSEPH - MCAULIFFE -BURKE.

40 ILCS 5/6-128.4 from Ch. 108 1/2, par. 6-128.4 30 ILCS 805/8.25 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Increases the minimum widow's annuity to \$800 per month on January 1, 2002 and to \$1,000 per month on January 1, 2003 for all surviving spouses. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-01-30 H Filed With Clerk
H Added As A Joint Sponsor CAPPARELLI
H Added As A Joint Sponsor LYONS, JOSEPH
H Added As A Joint Sponsor MCAULIFFE
H Added As A Joint Sponsor BURKE
H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0437 BUGIELSKI – CAPPARELLI – LYONS, JOSEPH – MCAULIFFE – BRAD-LEY AND SAVIANO.

```
40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164 30 ILCS 805/8.25 new
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity. For firemen born on or after January 1, 1945 and before January 1, 1950, increases the automatic annual increase in retirement annuity to 3%, removes the 30% maximum, and permits the initial increase at age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
    Based on a December 31, 2000 actuarial valuation, HB 437 would
    increase the accrued liability of the Chicago Firefighters'
    Fund by an estimated $60.0 million. The level dollar annual
    payment needed to amortize the estimated increase in unfunded
    liability over 40 years is $4.9 million. The estimated annual
    increase in normal cost is $649,000, or 0.24% of payroll.
    Therefore, the estimated increase in total annual cost is $5.5
    million, or 2.00% of payroll. As annual normal cost increases
    (as a dollar amount), the total annual cost will also increase.
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-30 H Filed With Clerk
              H Added As A Joint Sponsor CAPPARELLI
              H Added As A Joint Sponsor LYONS, JOSEPH
              H Added As A Joint Sponsor MCAULIFFE
              H Added As A Joint Sponsor BRADLEY
              H Added As A Co-sponsor SAVIANO
              H First reading
                                             Referred to Hse Rules Comm
    01-02-06 H
                                             Assigned to Personnel & Pensions
```

HB-0438 MCAULIFFE - SAVIANO - DAVIS, MONIQUE.

```
225 ILCS 107/20
225 ILCS 107/80
225 ILCS 107/55 rep.
225 ILCS 107/60 rep.
```

01-03-16 H

01-11-06 H

н

Amends the Professional Counselor and Clinical Professional Counselor Licensing Act. Removes the restriction that required every member, partner, or employee to hold a valid license under this Act in order for the partnership or association to be licensed. Provides that the Board may compel an applicant or licensee who has possibly violated the Act to submit to a mental and physical examination. Provides that the Board must require individuals unable to practice because of violations under this Act to submit to care, counseling, or treatment or in lieu of care, counseling, or treatment, the Board may recommend that the Department file a complaint to suspend or revoke the license of the individual. Repeals the implementation and transitional period Section and the fees Section. Effective immediately.

Re-Refer Rules/Rul 19(a)

Pension Note Filed

Committee Rules

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 107/60 rep. Adds reference to: 225 ILCS 107/60 Restores a Section concerning fees. Provides that fees shall be set by rule. HOUSE AMENDMENT NO. 2.

Deletes language providing that (i) the Board or Department may order the examining clinical psychologist to present testimony concerning the physical examination of a licensee or applicant and (ii) eye examinations may be provided by a licensed and certified therapeutic optometrist.

```
01-01-30 H Filed With Clerk
         H First reading
                                    Referred to Hse Rules Comm
01-02-06 H
                                    Assigned to Registration & Regulation
01-03-01 H
                Amendment No.01
                                    REGIS REGULAT H
                                                             Adopted
                                    Remains in CommiRegistration & Regulation
01-03-08 H
                                    Do Pass Amend/Short Debate 021-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-16 H Rolld 2nd Rdg-Short Debate
                Amendment No.02
                                    SAVIANO
        Η
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-20 H
               Amendment No.02
                                    SAVIANO
        H Recommends be Adopted HRUL/005-000-000
        Н
                Amendment No.02
                                    SAVIANO
                                                              Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-22 H Primary Sponsor Changed To MCAULIFFE
        H Added As A Joint Sponsor SAVIANO
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-000
        H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
```

HB-0439 HOLBROOK - STEPHENS - GARRETT.

30 ILCS 105/5.545 new 415 ILCS 5/58.13a new

Amends the Environmental Protection Act. Authorizes the Director of Commerce and Community Affairs to issue a Distressed Communities and Industries Grant to any entity for the purpose of paying the allowable costs needed to cause an eligible remediation project to occur. Amends the State Finance Act to create the Distressed Communities and Industries Grant Fund. Requires the affected Departments to propose rules. Effective immediately.

FISCAL NOTE (Department of Commerce and Community Affairs)
The fiscal impact of HB 439 on the Department would be \$10
million for grants and \$226,300 for administrative costs.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the bill as introduced but changes the agency administering the grant funds from the Department of Commerce and Community Affairs to the Environmental Protection Agency. Removes language that the fund is intended to provide \$10,000,000 annually for grants and inserts language about the establishment of and use of moneys in the Distressed Communities Grant Fund. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H
                                        Assigned to Environment & Energy
   01-02-14 H
                                        Fiscal Note Filed
            Н
                                        Committee Environment & Energy
   01-02-28 H Added As A Joint Sponsor STEPHENS
   01-03-08 H
                   Amendment No.01
                                        ENVRMNT ENRGY H
                                                                  Adopted
                                        Do Pass Amend/Short Debate 014-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-13 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-27 H Added As A Joint Sponsor GARRETT
   01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0440 1216

HR-0440 HOLBROOK.

35 ILCS 200/21-105

35 ILCS 200/21-440

35 ILCS 200/22-15

Amends the Property Tax Code. In provisions authorizing the county board to institute a civil action for the whole amount due for taxes and special assessments on the delinquent or forfeited property after final judgement and order of sale against the delinquent property has been entered, provides that the county board institutes the action as trustee for all taxing districts having an interest in the property's taxes or special assessments. Effective immediately.

```
FISCAL NOTE (Department of Revenue)
```

HB 440 is a local government issue and does not create a fiscal

impact with State receipts or the Department.

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Revenue

01-03-16 H

Do Pass/Short Debate Cal 011-000-000

Fiscal Note Filed

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-03-22 H

H Cal Ord 3rd Rdg-Short Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0441 HOLBROOK - GRANBERG.

20 ILCS 3410/20 new

Amends the Illinois Historic Preservation Act. Creates the Historic Preservation Advisory Council, appointed by the Governor, to assist the Illinois Historic Preservation Agency in protecting and preserving historic sites. Requires the Council to establish priorities and criteria for such protection and preservation and to review and evaluate proposals for grants administered by the Agency. Effective immediately.

```
FISCAL NOTE (Historic Preservation Agency)
```

It is anticipated that HB441 would cost \$81,686 for one

administrative assistant and one 1/2 time archaeologist.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor GRANBERG

Assigned to State Government

Administration

01-02-09 H Fiscal Note Filed

Committee State Government Administration

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0442 BURKE.

70 ILCS 2605/10

from Ch. 42, par. 329

Amends the Metropolitan Water Reclamation District Act. Provides that the District must levy a direct annual tax to pay the principal interest on indebtedness within 30 years after contracting the debt (now at least within 20 years after contracting the debt). Effective immediately.

```
01-01-30 H Filed With Clerk
          H First reading
                                       Referred to Hse Rules Comm
01-02-06 H
                                       Assigned to Executive
01-02-15 H
                                       Do Pass/Short Debate Cal 009-004-000
          H Placed Cal 2nd Rdg-Shrt Dbt
01-02-16 H
                                       Fiscal Note Requested BLACK
                                       St Mandate Fis Nte Reg BLACK
                                       Home Rule Note Requested BLACK
          H Second Reading-Short Debate
          H Held 2nd Rdg-Short Debate
01-02-21 H
                                       Fiscal Note Req -withdrawn
          Н
                                       St Mandate Fis Nte Req-wdrn
          Н
                                       Home Rule Note Req-wthdwn
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-002-000
```

1217 HB-0442—Cont.

```
01-02-27 S Arrive Senate
         S Placed Calndr First Rdg
01-03-01 S Chief Sponsor LAUZEN
01-03-06 S First reading
                                       Referred to Sen Rules Comm
01-04-25 S
                                       Assigned to Revenue
01-05-03 S
                                       Recommended do pass 008-000-000
         S Placed Caindr, Second Rdg
01-05-10 S Second Reading
         S Placed Caindr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-07-24 H Governor vetoed
         H Placed Calendar Total Veto
01-11-15 H Total Veto Stands.
```

HB-0443 JOHNSON.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 2001.

```
01-01-30 H Filed With Clerk
H First reading

01-02-06 H

Assigned to Approp-Elementary & Secondary
Educ

01-03-16 H

Referred to Hse Rules Comm
Assigned to Approp-Elementary & Secondary
Educ
Re-Refer Rules/Rul 19(a)
```

HB-0444 JOHNSON.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 2001.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Approp-Elementary & Secondary
Educ
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0445 KOSEL - JONES.LOU.

```
235 ILCS 5/6-16 from Ch. 43, par. 131
```

Amends the Liquor Control Act of 1934. Provides that any person who has alcoholic liquor in his or her possession on school property during school hours or during a school-sponsored event or activity is guilty of a Class A misdemeanor. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that any person who has alcoholic liquor in his or her possession on public school district property (instead of on school property during school hours or during a school-sponsored event or activity) is guilty of a Class A misdemeanor.

HOUSE AMENDMENT NO. 4.

Provides for an exception if the alcoholic liquor (i) is in the original container with the seal unbroken and is in the possession of a person who is not otherwise legally prohibited from possessing the alcoholic liquor or (ii) is in the possession of a person in or for the performance of a religious service or ceremony authorized by the school board.

SENATE AMENDMENT NO. 1.

Provides that any person who has alcoholic liquor in his or her possession on public school district property on school days or at events when children are present is guilty of a petty offense (instead of a person being guilty of a Class A misdemeanor if the person has alcoholic liquor in his or her possession on public school district property).

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the prohibition apply except as otherwise provided in the Liquor Control Act of 1934. Recommends that the events at which the possession of alcoholic liquor is prohibited be events on public school district property.

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

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Judiciary II - Criminal Law
01-02-16 H Amendment No.01 JUD-CRIMINAL H Adopted
Do Pass Amend/Short Debate 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
H Added As A Joint Sponsor JONES,LOU
```

```
01-02-21 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-01 H Rolld 2nd Rdg-Short Debate
                       Amendment No.02
                                            KOSEL
                H
                       Amendment referred to HRUL
                H Held 2nd Rdg-Short Debate
                       Amendment No.03
                                            KOSEL
      01-03-07 H
                       Amendment referred to HRUL
                Н
                H Held 2nd Rdg-Short Debate
                       Amendment No.03
                                            KOSEL
      01-03-13 H
                H Recommends be Adopted HRUL/005-000-000
                H Held 2nd Rdg-Short Debate
      01-03-14 H
                       Amendment No.04
                                            KOSEL.
                       Amendment referred to HRUL
                Н
                H Held 2nd Rdg-Short Debate
      01-03-20 H
                       Amendment No.04
                                            KOSEL
                H Recommends be Adopted HRUL/005-000-000
                       Amendment No.03
                                                                     Withdrawn
                                            KOSEL
                Н
                       Amendment No.04
                                            KOSEL
                                                                     Adopted
                Н
                H Pld Cal 3rd Rdg-Shrt Dbt
                                            Tabled Pursnt to Rule 40(a) HA #2
      01-03-22 H
                H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
                S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor MAHAR
      01-03-27 S First reading
                                            Referred to Sen Rules Comm
      01-05-02 S
                                            Assigned to Judiciary
      01-05-08 S Added as Chief Co-sponsor HAWKINSON
                       Amendment No.01
                S
                                            JUDICIARY
                                                                     Adopted
                                            Recmnded do pass as amend 009-000-000
      01-05-09
               S
                S Placed Calndr, Second Rdg
      01-05-10 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-16 S Third Reading - Passed 056-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      01-05-21 H Motion Filed Concur
                Н
                       Motion referred to
                                              HRUL
                H Calendar Order of Concurren 01
      01-05-22 H
                                            Motion TO CONCUR SA
                H Recommends be Adopted HRUL/005-000-000
                H H Concurs in S Amend 01/115-000-000
                H Passed both Houses
      01-06-07 H Sent to the Governor
      01-08-03 H Governor Amendatory Veto
                H Placed Cal Amendatory Veto
      01-11-09 H Mtn fild accept amend veto #1/KOSEL
                       Motion referred to
                                              HRUL
                H Placed Cal Amendatory Veto
      01-11-13 H Recommends be Adopted HRUL/005-000-000
                Н
                                            3/5 vote required
                H Accept Amnd Veto-House Pass 114-000-000
      01-11-27 S Placed Cal Amendatory Veto
                S Mtn fild accept amend veto MAHAR
      01-11-28 S Accept Amnd Veto-Sen Pass 056-000-000
                H Bth House Accept Amend Veto
      01-12-12 H Return to Gov-Certification
      02-01-01 H Governor certifies changes
                     Effective Date 02-01-01
                     PUBLIC ACT 92-0507
HB-0446
             WIRSING - FEIGENHOLTZ - ERWIN - MILLER, BRADY AND MAY.
  755 ILCS 50/3
                                    from Ch, 110 1/2, par. 303
  755 ILCS 55/2
                                    from Ch. 110 1/2, par. 352
  755 ILCS 60/2
                                    from Ch. 110 1/2, par. 752
```

Amends the Uniform Anatomical Gift Act, the Illinois Corneal Transplant Act, and the Organ Donation Request Act. Provides that in addition to the currently authorized

1219 HB-0446—Cont.

persons, the decedent's attorney under a power of attorney for health care, the decedent's surrogate decision maker under the Health Care Surrogate Act, the decedent's guardian of the person, any adult grandchild of the patient, or a close friend of the patient may consent to the donation of an anatomical gift by or the removal of corneal tissue from the decedent or patient. Establishes requirements for a determination that a person is a close friend of the patient.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the original provisions of the bill, with changes. Provides that any adult grandchild or close friend of the decedent (rather than of the patient) may consent to the donation of an anatomical gift by or the removal of corneal tissue from the decedent. Establishes requirements for a determination that a person is a close friend of the decedent (rather than of the patient), including an affidavit presented to a representative of the hospital's designated organ procurement agency or tissue bank (rather than to the attending physician). Provides that any person authorized or under obligation to dispose of the body also may give consent to the donation of an anatomical gift or the removal of corneal tissue.

HOUSE AMENDMENT NO. 2. Corrects a cross-reference. SENATE AMENDMENT NO. 1.

> Adds reference to: 20 ILCS 2310/2310-396 new

Deletes everything. Reinserts the provisions of the engrossed bill, deleting the decedent's guardian of the person and a close friend of the decedent as persons who may be authorized to consent to an anatomical gift or the donation of corneal tissue from the decedent and moving the decedent's surrogate decision maker under the Health Care Surrogate Act from second to eighth in order of priority among those persons who may receive that authority. Provides that for the decedent's agent under a health care power of attorney to have that authority, the power of attorney must provide specific direction regarding organ donation. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall establish an Organ Donation Task Force to study the various laws and

rules regarding organ donation to determine whether consolidation or other changes in

the laws or rules are needed to facilitate organ donation in Illinois.

H Added As A Co-sponsor BRADY

01-01-30 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Human Services 01-02-15 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor ERWIN 01-02-16 H Fiscal Note Requested BLACK H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-02-22 H Fiscal Note Req -withdrawn H Held 2nd Rdg-Short Debate 01-02-27 H Amendment No.01 **FEIGENHOLTZ** Н Amendment referred to HRUL H Held 2nd Rdg-Short Debate 01-03-07 H Primary Sponsor Changed To WIRSING H Added As A Joint Sponsor FEIGENHOLTZ 01-03-13 H Amendment No.01 **FEIGENHOLTZ** H Recommends be Adopted HRUL/005-000-000 H Held 2nd Rdg-Short Debate 01-03-15 H Amendment No.02 WIRSING Η Amendment referred to HRUL H Held 2nd Rdg-Short Debate 01-03-20 H Amendment No.02 WIRSING H Recommends be Adopted HRUL/005-000-000 H Held 2nd Rdg-Short Debate 01-03-21 H Added As A Joint Sponsor MILLER 01-03-26 H Amendment No.01 **FEIGENHOLTZ** Adopted Н Amendment No.02 WIRSING Adopted H Pld Cal 3rd Rdg-Shrt Dbt

```
01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         H Added As A Co-sponsor MAY
01-03-29 S Arrive Senate
          S Placed Calndr First Rdg
01-04-02 S Chief Sponsor SYVERSON
          S First reading
                                      Referred to Sen Rules Comm
01-04-17 S Added as Chief Co-sponsor TROTTER
01-04-18 S
                                      Assigned to Judiciary
                                      Held in Committee
01-04-25 S
                                      Held in Committee
01-05-02 S
                                      JUDICIARY S
01-05-08 S
                 Amendment No.01
                                                               Adopted
01-05-09 S
                                      Recmnded do pass as amend 010-000-000
          S Placed Calndr, Second Rdg
01-05-10 S Second Reading
          S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
          H Arrive House
          H Place Cal Order Concurrence 01
01-05-22 H Motion Filed Concur
                 Motion referred to
                                       HRUL.
          н
          H Calendar Order of Concurren 01
                 Mtn to Concur Referr ed HHSV
01-05-23 H
         H Calendar Order of Concurren 01
                                      Motion TO CONCUR SA
01-05-24 H
          H Recommends be Adopted HHSV/009-000-000
          H H Concurs in S Amend 01/110-001-001
          H Passed both Houses
01-06-21 H Sent to the Governor
01-08-15 H Governor approved
              Effective Date 02-01-01
          Η
          Н
              PUBLIC ACT 92-0349
```

HB-0447 FEIGENHOLTZ - ERWIN - BLACK.

720 ILCS 630/1 775 ILCS 30/3 from Ch. 38, par. 65-1 from Ch. 23, par. 3363

Amends the Guide Dog Access Act and the White Cane Law. Gives trainers of guide, support, or leader dogs for blind, hearing impaired, or physically disabled persons access to public places of accommodation when accompanied by a guide, support, or leader dog.

HOUSE AMENDMENT NO. 1.

Gives trainers of guide, support, leader, or hearing dogs access to public places when accompanied by a dog that is being trained to be a guide, support, leader, or hearing dog.

```
01-01-30 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
01-02-06 H
                                      Assigned to State Government
                                         Administration
01-02-15 H Added As A Joint Sponsor ERWIN
01-02-16 H
                 Amendment No.01
                                      STE GOV ADMIN H
                                                                Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BLACK
01-02-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-02-27 S Arrive Senate
          S Placed Calndr First Rdg
01-02-28 S Chief Sponsor RONEN
01-03-01 S First reading
                                      Referred to Sen Rules Comm
01-03-19 S Added as Chief Co-sponsor PARKER
01-04-06 S
                                      Assigned to Public Health & Welfare
01-04-24 S
                                      Postponed
01-05-01 S
                                      Postponed
01-05-08 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
```

1221 HB-0447—Cont.

```
01-05-09 S Second Reading
S Placed Calndr,3rd Reading
01-05-10 S Third Reading - Passed 055-000-000
H Passed both Houses
01-06-08 H Sent to the Governor
01-08-01 H Governor approved
H Effective Date 02-01-01
H PUBLIC ACT 92-0187
```

HB-0448 ACEVEDO - BRADLEY.

305 ILCS 20/6

from Ch. 111 2/3, par. 1406

Amends the Energy Assistance Act of 1989. Provides for a maximum income eligibility level of 150% of the federal poverty guideline for nonfarm families or 60% of the State median income, whichever results in the larger number of persons eligible for assistance. (Under current law, the maximum level is 150% of the federal nonfarm poverty level.) Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Energy Assistance Act of 1989. Provides for a maximum income eligibility level equal to that specified in federal statutes concerning low-income home energy assistance (currently the greater of 150% of the federal poverty level or 60% of the State median income), instead of a maximum level determined annually by DCCA. Requires DCCA to set the eligibility level at the level that results in the largest number of persons eligible for assistance if federal law authorizes more than one maximum household income level. (Under current law, the maximim level is set by the Department but may not exceed 150% of the federal nonfarm poverty level.) Effective immediately.

FISCAL NOTE, H-AM 1

(Department of Commerce and Community Affairs)

This legislation has no fiscal impact on DCCA at this time.

HOUSE AMENDMENT NO. 2.

Deletes everything. Amends the Energy Assistance Act of 1989. Restores provision for a maximum income eligibility level determined annually by DCCA. Provides that DCCA may not set an income eligibility limit higher than the household income level established pursuant to federal law concerning low-income home energy assistance (instead of not higher than 150% of the federal nonfarm poverty level). Provides that if federal law authorizes more than one maximum household income level, the Department may set the eligibility level at the level that results in the largest number of persons eligible for assistance. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H
                                        Assigned to Environment & Energy
   01-02-28 H Added As A Joint Sponsor BRADLEY
                   Amendment No.01
   01-03-01 H
                                        ENVRMNT ENRGY H
                                                                 Adopted
                                        Do Pass Amend/Short Debate 016-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-08 H
                                        Fiscal Note Reg as amended BLACK
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-14 H
                                        Fiscal Note Filed as amnded
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-15 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-20 H Rolld 2nd Rdg-Short Debate
            Н
                   Amendment No.02
                                        ACEVEDO
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-03-23 H
                   Amendment No.02
                                        ACEVEDO
            H Recommends be Adopted HRUL/004-000-000
            Н
                   Amendment No.02
                                        ACEVEDO
                                                                  Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
   01-03-27 S Arrive Senate
            S Placed Calndr First Rdg
            S Chief Sponsor MUNOZ
```

01-03-28 S First reading

Referred to Sen Rules Comm

HB-0449 HANNIG – CURRY, JULIE – FRANKS – CROTTY – HAMOS, FOWLER, FORBY, ERWIN, FRITCHEY, SMITH, MICHAEL, HOFFMAN, NOVAK, GILES AND TURNER, ART.

105 ILCS 5/18-8.05

40 ILCS 5/6-164

30 ILCS 805/8.25 new

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 kindergarten through 12 (from 3.00% to 2.95%) and for school districts maintaining grades kindergarten through 8 (from 2.30% to 2.25%). Changes a component used to adjust the real property equalized assessed valuation for a school district maintaining grades kindergarten through 12 (from 3.00% to 2.95%) and for a school district maintaining grades kindergarten through 8 (from 2.30% to 2.25%). Effective July 1, 2001.

```
FISCAL NOTE (State Board of Education)
      If this legislation were applied to FY01, GSA would increase
      by $56.6 Million and Hold Harmless would decrease $9.1 Million
      for a net increase of $47.5 Million. Chicago #299 would have
      received an additional $16.4 Million.
      STATE MANDATES NOTE (State Board of Education)
      Same as previous fiscal note.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
               H Added As A Joint Sponsor CURRY, JULIE
               H Added As A Joint Sponsor FRANKS
               H Added As A Joint Sponsor CROTTY
               H Added As A Joint Sponsor HAMOS
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Approp-Elementary & Secondary
      01-02-14 H Added As A Co-sponsor FOWLER
               H Added As A Co-sponsor FORBY
               H Added As A Co-sponsor ERWIN
      01-02-22 H
                                            Do Pass/Short Debate Cal 016-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                            Fiscal Note Requested BLACK
               Н
                                            St Mandate Fis Nte Req BLACK
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor FRITCHEY
               H Added As A Co-sponsor SMITH, MICHAEL
      01-02-26 H
                                            Fiscal Note Filed
                                            St Mandate Fis Note Filed
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-02-27 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-02-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
               H Added As A Co-sponsor HOFFMAN
               H Added As A Co-sponsor NOVAK
               H Added As A Co-sponsor GILES
               H Added As A Co-sponsor TURNER, ART
      01-03-01 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor PETKA
                S First reading
                                            Referred to Sen Rules Comm
      01-03-20 S Added as Chief Co-sponsor RADOGNO
HB-0450
            BRADLEY - CAPPARELLI - LYONS, JOSEPH - BUGIELSKI - BURKE.
```

Amends the Chicago Firefighter Article of the Illinois Pension Code. Compounds the automatic annual increase in retirement annuity. For firemen born on or after January 1, 1945 and before January 1, 1955, increases the automatic annual increase in retirement annuity to 3%, removes the 30% maximum, and permits the initial increase at age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

from Ch. 108 1/2, par. 6-164

1223 HB-0450—Cont.

```
PENSION IMPACT NOTE (Illinois Pensions Laws Commission) According to an analysis prepared by the Fund's actuary (based on the December 31, 2000 actuarial valuation), HB 0450 would increase the accrued liability of the Chicago Firefighters' Fund by an estimated $93.4 million. The level dollar annual payment needed to amortize the estimated increase in unfunded liability over 40 years is $7.6 million. The estimated annual increase in normal cost is $1.6 million, or 0.58% of payroll. Therefore, the estimated increased in total annual cost is $9.2 million, or 3.35% of payroll. As annual normal cost increases (as a dollar amount), the total annual cost will also increase.
```

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

01-01-30 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI H Added As A Joint Sponsor LYONS, JOSEPH H Added As A Joint Sponsor BUGIELSKI

H Added As A Joint Sponsor BURKE

H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

01-11-06 H Pension Note Filed H Committee Rules

HB-0451 LYONS, JOSEPH - CAPPARELLI - MCAULIFFE - ACEVEDO - BUGIEL-SKI

40 ILCS 5/6-164 30 ILCS 805/8.25 new

from Ch. 108 1/2, par. 6-164

Amends the Chicago Firefighter Article of the Illinois Pension Code. Compound the automatic annual increase in retirement annuity. For firemen born on or after January 1, 1945 and before January 1, 1960, increases the automatic annual increase in r tirement annuity to 3%, removes the 30% maximum, and permits the initial increase a age 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

According to an analysis prepared by the Fund's actuary (based on the December 31, 2000 actuarial valuation), HB 451 would increase the accrued liability of the Chicago Firefighters' Fund by an estimated \$121.9 million. The level dollar annual payment needed to amortize the estimated increase in unfunded liability over 40 years is \$10.0 million. The estimated annual increase in normal cost is \$2.7 million, or 0.98% of payroll. Therefore, the estimated increase in total annual cost is \$12.6 million, or 4.59% of payroll. As annual normal cost increases (as a dollar amount), the total annual cost will also

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

01-01-30 H Filed With Clerk

H Added As A Joint Sponsor CAPPARELLI
H Added As A Joint Sponsor MCAULIFFE
H Added As A Joint Sponsor ACEVEDO
H Added As A Joint Sponsor BUGIELSKI

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

01-11-06 H Pension Note Filed

Committee Rules

HB-0452 LYONS, EILEEN – BELLOCK.

730 £LCS 5/5-4-3 from Ch. 38, par. 1005-4-3

Amends the Unified Code of Corrections. Provides that a person who commits any of the following offenses on or after July 1, 2005 is required to submit specimens of blood to the Illinois Department of State Police for analysis and categorizing into genetic marker groupings: concealment of a homicidal death, presence within a school zone by a child sex offender, aggravated domestic battery, aggravated battery with a firearm, aggravated battery of a child, stalking, aggravated stalking, aggravated robbery, residential burglary, aggravated arson, and causing a catastrophe.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Unified Code of Corrections. Provides that a person who commits any of the following offenses is required to submit specimens of blood to the Illinois Department of State Police for analysis and categorizing into genetic marker groupings when the Department acquires resources necessary to process the specimen (rather than July 1, 2005): concealment of a homicidal death, presence within a school zone by a child sex offender, aggravated domestic battery, aggravated battery with a firearm, aggravated battery of a child, stalking, aggravated stalking, aggravated robbery, residential burglary, aggravated arson, and causing a catastrophe. Changes references relating to certain qualifying offenses for which defendants must submit specimens of blood to the Department if the offenses were committed on or after July 1, 2001 to those offenses for which the persons were convicted on or after that date. Adds an immediate effective date to the bill.

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

```
01-01-30 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Judiciary II - Criminal Law
01-03-16 H
                 Amendment No.01
                                      JUD-CRIMINAL H
                                                                Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
         H Added As A Joint Sponsor BELLOCK
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-06 S Chief Sponsor RADOGNO
01-04-10 S First reading
                                      Referred to Sen Rules Comm
01-05-02 S
                                      Assigned to Judiciary
01-05-09 S
                                      Recommended do pass 011-000-000
         S Placed Calndr, Second Rdg
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-06-29 H Governor approved
         H Effective Date 01-06-29
              PUBLIC ACT 92-0040
```

HB-0453 LYONS, EILEEN – MCAULIFFE – MATHIAS – BELLOCK – MULLIGAN, DAVIS, MONIQUE, MORROW AND YARBROUGH.

720 ILCS 5/26-4 from Ch. 38, par. 26-4

Amends the Criminal Code of 1961. Provides that it is unlawful for a person to knowingly electronically monitor, televise, or view another person without that person's knowledge in a restroom, tanning bed, tanning salon, locker room, changing room, or hotel bedroom. Provides that a violation is a Class A misdemeanor.

FISCAL NOTE (Department of Corrections)

HB 453 would have no fiscal or corrections population impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Eliminates from the new offense of knowingly electronically monitoring, televising, or viewing another person without that person's knowledge in a locker room. Includes in the definition of "changing room", a school, health club, or gymnasium locker room.

HOUSE AMENDMENT NO. 2.

Exempts from a violation for unauthorized videotaping, photographing, and filming by representatives of the news media for purposes of newsgathering.

HOUSE AMENDMENT NO. 3.

Provides that the exemption to a criminal violation for videotaping, photographing, and filming by representatives of the news media for the purpose of newsgathering applies only when there is no reasonable expectation of privacy.

```
NOTE(S) THAT MAY APPLY: Correctional
      01-01-30 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H Added As A Joint Sponsor MATHIAS
               H Added As A Joint Sponsor BELLOCK
                                           Assigned to Judiciary II - Criminal Law
      01-02-08 H Added As A Joint Sponsor MULLIGAN
      01-02-09 H Added As A Co-sponsor MORROW
               H Added As A Co-sponsor YARBROUGH
      01-02-26 H
                                           Fiscal Note Filed
               H
                                           Correctional Note Filed
               Н
                                           Committee Judiciary II - Criminal Law
      01-03-01 H
                      Amendment No.01
                                           JUD-CRIMINAL H
                                                                   Adopted
                      Amendment No.02
                                           JUD-CRIMINAL H
                                                                   Adopted
                                           Do Pass Amend/Short Debate 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-07 H
                     Amendment No.03
                                          LYONS, EILEEN
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-13 H
                      Amendment No.03
                                          LYONS.EILEEN
               H Recommends be Adopted HRUL/005-000-000
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-14 H Joint Sponsor Changed to MCAULIFFE
               H Added As A Co-sponsor DAVIS, MONIQUE
      01-03-15 H Second Reading-Short Debate
                      Amendment No.03
                                          LYONS, EILEEN
                                                                   Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
      01-03-21 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor HALVORSON
               S First reading
                                          Referred to Sen Rules Comm
      01-03-23 S Added as Chief Co-sponsor RADOGNO
      01-05-10 S Sponsor Removed HALVORSON
               S Alt Chief Sponsor Changed RADOGNO
               S Spon Chg Appd Rule 5-1(c)
                                           Committee Rules
HB-0454
            CAPPARELLI - BUGIELSKI - LYONS, JOSEPH - SAVIANO - BURKE,
            BRADLEY AND MCAULIFFE.
  625 ILCS 5/15-113
                                  from Ch. 95 1/2, par. 15-113
  Amends the Illinois Vehicle Code. Provides that when a vehicle exceeds weight lim-
its by more than 5,000 pounds, a fine of $475 (rather than $750) is assessed for the first
5,000 pounds overweight, and the total fine for the vehicle may not exceed $3,500.
      FISCAL NOTE (Department of Transportation)
      In FY 2000, the total of overweight violations fines that was
      deposited into the Road Fund was $11.9 million. The Department
      estimates that the State and local governments will lose
      approximately $1.2 million in overweight fines.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-30 H Filed With Clerk
               H Added As A Joint Sponsor BUGIELSKI
               H Added As A Joint Sponsor LYONS, JOSEPH
               H Added As A Joint Sponsor SAVIANO
               H Added As A Joint Sponsor BURKE
               H Added As A Co-sponsor BRADLEY
               H Added As A Co-sponsor MCAULIFFE
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H
                                           Assigned to Executive
      01-02-22 H
                                           Fiscal Note Filed
                                           Committee Executive
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0455
            SCULLY - FLOWERS, DAVIS, MONIQUE AND YARBROUGH.
  720 ILCS 5/24-1
                                  from Ch. 38, par. 24-1
```

from Ch. 38, par. 24-2

720 ILCS 5/24-1.6 720 ILCS 5/24-2

720 H.CS 5/24-3.5

Amends the Criminal Code of 1961. Eliminates exemption from the unlawful use of weapons and aggravated unlawful use of a weapon statutes that permits a person who has been issued a currently valid Firearm Owner's Identification Card to transport or possess an unloaded firearm that is enclosed in a case or other container that is not a firearm carrying box or shipping box. Provides that the penalty provisions of the offense of unlawful purchase of a firearm apply to attempting to purchase firearms in violation of the statute. Effective immediately.

```
FISCAL NOTE (Illinois State Police)
    There will be no fiscal impact to the Illinois State Police.
    CORRECTIONAL NOTE (Department of Corrections)
    There will be minimal prison population impact and fiscal
    impact.
NOTE(S) THAT MAY APPLY: Correctional
    01-01-30 H Filed With Clerk
              H First reading
                                           Referred to Hse Rules Comm
    01-02-07 H
                                           Fiscal Note Filed
                                           Committee Rules
              H Added As A Joint Sponsor FLOWERS
    01-02-14 H Added As A Co-sponsor DAVIS, MONIQUE
    01-02-21 H
                                           Assigned to Judiciary I - Civil Law
    01-02-26 H
                                           Correctional Note Filed
                                           Committee Judiciary I - Civil Law
    01-03-16 H Added As A Co-sponsor YARBROUGH
                                           Re-Refer Rules/Rul 19(a)
```

HB-0456 SCULLY AND DAVIS, MONIQUE.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the maturity date for tax increment financing obligations may not exceed 35 years if the ordinance approving the redevelopment project was adopted on September 1, 1988 by Sauk Village, or if the ordinance was adopted on August 31, 1993 by Sauk Village. Effective immediately.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Revenue
01-02-14 H Added As A Co-sponsor DAVIS, MONIQUE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0457 MENDOZA.

35 ILCS 145/9 from Ch. 120, par. 481b.39

Amends the Hotel Operators' Occupation Tax Act. Exempts from the tax imposed under the Act the renting, leasing, or letting of rooms in a hotel to an organization chartered by the United States Congress to provide disaster relief services when the rooms are rented on behalf of its personnel who are providing disaster relief services or when the rooms are rented for the benefit of victims of a natural or man-made disaster. Effective immediately.

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

01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0458 O'BRIEN - FORBY - FOWLER - BROSNAHAN, NOVAK AND SLONE.

New Act

220 ILCS 5/9-220 from Ch. 111 2/3, par. 9-220

Creates the Residential Heating Consumer Billing Act and amends the Public Utilities Act. Provides that retailers of heating oil, propane, and natural gas must offer to residential customers a billing plan for heating products. Provides that the billing plan must provide that the customer must pay the average monthly amount paid by the customer for heating products during the period from November 1999 through March 2000 (base period) plus a surcharge not exceeding 10% of the amount by which the cost of heating products consumed during the month exceeds the average monthly amount paid by the consumer for heating products during the base period. Effective immediately.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Public Utilities
01-02-09 H Added As A Joint Sponsor FORBY
H Added As A Joint Sponsor FOWLER
01-02-14 H Added As A Joint Sponsor BROSNAHAN
01-02-15 H Added As A Co-sponsor NOVAK
01-02-22 H Added As A Co-sponsor SLONE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0459 O'BRIEN - FORBY - FOWLER - BROSNAHAN, DAVIS, MONIQUE, YARBROUGH, NOVAK, SLONE, HOWARD, KENNER, GILES AND RYAN.

```
    220 ILCS 5/8-205
    from Ch. 111 2/3, par. 8-205

    220 ILCS 5/8-206
    from Ch. 111 2/3, par. 8-206

    220 ILCS 5/8-207
    from Ch. 111 2/3, par. 8-207
```

Amends the Public Utilities Act. Prohibits the disconnection of heating service during November through March. Provides that a utility may not disconnect a customer at any time for failure to pay for service provided during November through March unless the utility has offered the customer a deferred payment arrangement. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-30 H Filed With Clerk
            H First reading
                                       Referred to Hse Rules Comm
   01-02-06 H Added As A Co-sponsor DAVIS, MONIQUE
                                       Assigned to Public Utilities
   01-02-09 H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor FOWLER
   01-02-14 H Added As A Joint Sponsor BROSNAHAN
            H Added As A Co-sponsor YARBROUGH
   01-02-15 H Added As A Co-sponsor NOVAK
   01-02-22 H Added As A Co-sponsor SLONE
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor GILES
   01-02-23 H Added As A Co-sponsor RYAN
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0460 BASSI – LYONS, JOSEPH AND BEAUBIEN.

Appropriates \$1,000,000 from the Tobacco Settlement Recovery Fund to the Department of Commerce and Community Affairs to be used for Department-approved Keep Illinois Beautiful programs. Effective July 1, 2001.

```
01-01-30 H Filed With Clerk
H Added As A Joint Sponsor LYONS, JOSEPH
H First reading Referred to Hse Rules Comm
01-01-31 H Added As A Co-sponsor BEAUBIEN
01-02-06 H Assigned to Appropriations-General Services
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0461 CURRY, JULIE.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in a Section concerning the State aid formula.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0462 CURRY, JULIE.

105 ILCS 5/13A-0.5

Amends the School Code. Makes a technical change in a Section concerning alternative public schools.

01-01-30 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
01-02-06 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0463 **1228**

HB-0463 CURRY, JULIE.

105 ILCS 5/2-3.66

from Ch. 122, par. 2-3.66

Amends the School Code. Makes a technical change in a Section concerning truants' alternative and optional education programs.

01-01-30 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
01-02-06 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0464 CURRY, JULIE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 2001.

01-01-30	H Filed With Clerk	
	H First reading	Referred to Hse Rules Comm
01-02-06	Н	Assigned to Approp-Elementary & Secondary Educ
01-03-16	Н	Com Deadline Extended-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-04-06	Н	Com/3rd Rdg Ddin Extnd-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-05-18	H	Re-Refer Rules/Rul 19(a)

HB-0465 CURRY, JULIE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 2001.

01-01-30	H Filed With Clerk	
	H First reading	Referred to Hse Rules Comm
01-02-06	Н	Assigned to Approp-Elementary & Secondary Educ
01-03-16	Н	Com Deadline Extended-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-04-06	H	Com/3rd Rdg DdIn Extnd-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-05-18	Н	Re-Refer Rules/Rul 19(a)

HB-0466 CURRY,JULIE.

Appropriates \$1 to the State Board of Education for its ordinary and contingent expenses. Effective July 1, 2001.

01-01-30 H Filed With Clerk

01-01-00	II I HOU WILL CICIK	
	H First reading	Referred to Hse Rules Comm
01-02-06	Н	Assigned to Approp-Elementary & Secondary Educ
01-03-16	Н	Com Deadline Extended-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-04-06	Н	Com/3rd Rdg Ddln Extnd-Rule
	Н	Committee Approp-Elementary & Secondary Educ
01-05-18	H	Re-Refer Rules/Rul 19(a)

HB-0467 CURRY, JULIE.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in the State aid formula provisions concerning supplemental general State aid.

01-01-30 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
01-02-06 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0468 CURRY, JULIE.

Appropriates \$1 to the State Board of Education for gifted education. Effective July 1, 2001.

```
01-01-30 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-06 H
                                            Assigned to Approp-Elementary & Secondary
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
            LYONS, JOSEPH.
HB-0469
```

```
70 ILCS 2605/4.7
                                  from Ch. 42, par. 323.7
70 ILCS 2605/4.11
                                  from Ch. 42, par. 323.11
```

Amends the Metropolitan Water Reclamation District Act. Provides that the deputy attorney of the District shall be appointed by the General Superintendent and is not subject to civil service examination. Effective immediately.

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

```
Deletes reference to:
70 ILCS 2605/4.7
70 ILCS 2605/4.11
Adds reference to:
35 ILCS 200/18-185
55 ILCS 5/5-1062.1
                             from Ch. 34, par. 5-1062.1
70 ILCS 2605/3
                             from Ch. 42, par. 322
70 ILCS 2605/7h new
70 ILCS 2605/12
                             from Ch. 42, par. 332
70 ILCS 2605/4b rep.
```

Deletes everything, Amends the Counties Code and the Metropolitan Water Reclamation District Act. Provides for the election of Metropolitan Water Reclamation District commissioners from the same subdistricts as members of the Cook County Board of Review. Phases in the election from subdistricts at the 2002, 2004, and 2006 general elections. Authorizes cumulative voting for commissioners. Changes the terms of commissioners from 6 years to combinations of 4-year and 2-year terms. Eliminates the position of State Sanitary District Observer. Provides for the adoption and implementation of a Cook County stormwater management plan by the Metropolitan Water Reclamation District. Authorizes the District to implement the plan throughout the County. Authorizes the District to impose fees on areas outside the District but within the County. Authorizes a special tax levy for stormwater management purposes and reduces the District's authorized tax levy for general corporate purposes by a corresponding amount. Amends the Property Tax Code to exclude the stormwater management tax from the tax caps imposed under the Property Tax Extension Limitation Law. Effective immediately.

```
SENATE AMENDMENT NO. 2.
    Deletes reference to:
    35 ILCS 200/18-185
    55 ILCS 5/5-1062.1
    70 ILCS 2605/7h new
    70 ILCS 2605/12
```

Deletes the provisions amending the Property Tax Code, the Counties Code, and the Metropolitan Water Reclamation District Act concerning stormwater management. 01-01-30 H Filed With Clerk

```
H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Executive
01-02-15 H
                                      Do Pass/Stndrd Dbt/Vote 007-006-000
                                        HEXC
         H Pled Cal 2nd Rdg Stndrd Dbt
01-02-16 H
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Reg BLACK
                                      Home Rule Note Requested BLACK
         Н
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-02-21 H
                                      Fiscal Note Req -withdrawn
         Н
                                      St Mandate Fis Nte Req-wdrn
         Н
                                      Home Rule Note Req-wthdwn
         H Pld Cal 3rd Rdg-Stndrd Dbt
01-02-23 H 3rd Rdg-Stnd Dbt-Pass/Vote 109-007-000
01-02-27 S Arrive Senate
         S Placed Calndr First Rdg
```

```
01-03-01 S Chief Sponsor DUDYCZ
               S First reading
                                           Referred to Sen Rules Comm
                                           Assigned to Local Government
     01-04-18 S
                                           LOCAL GOV S
                                                                    Adopted
     01-05-01 S
                      Amendment No.01
                                           Recmnded do pass as amend 006-002-000
               S
               S Placed Calndr, Second Rdg
               S Sponsor Removed DUDYCZ
               S Alt Chief Sponsor Changed WALSH,T
     01-05-02 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-09 S Filed with Secretary
                     Amendment No.02
                                           WALSH,T
               S
                      Amendment referred to SRUL
                      Amendment No.02
                                           WALSH,T
      01-05-10 S
               S
                      Rules refers to
                                             SLGV
      01-05-17 S
                      Amendment No.02
                                           WALSH,T
               S Be apprvd for consideratn SLGV/010-000-000
               S Recalled to Second Reading
                      Amendment No.02
                                           WALSH,T
                                                                    Adopted
               S
               S Placed Calndr, 3rd Reading
                                              3d Reading Consideration PP
      01-05-18 S
                                              Calendar Consideration PP
      01-07-01 S
                                           Refer to Rules/Rul 3-9(b)
HB-0470
            HOLBROOK.
  625 ILCS 5/3-821
                                   from Ch. 95 1/2, par. 3-821
                                   from Ch. 95 1/2, par. 5-102
  625 ILCS 5/5-102
```

Amends the Illinois Vehicle Code. Provides that no fee shall be paid by a not-for-profit organization that is exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code for a certificate of title for a used vehicle that has been donated to the organization. Provides that a federally tax-exempt not-for-profit organization that sells or consigns used vehicles that have been donated to the organization is not subject to the requirement that a person be licensed as a new or used vehicle dealer in order to engage in the business of selling or consigning 5 or more used vehicles per year. Effective immediately.

FISCAL NOTE (Office of the Secretary of State)
The annual fiscal impact of this legislation is \$52,000.

NOTE(S) THAT MAY APPLY: Fiscal 01-01-30 H Filed With Clerk H First reading 01-02-06 H

t reading

Referred to Hse Rules Comm

Assigned to Transportation & Motor Vehicles
Fiscal Note Filed

Committee Transportation & Motor Vehicles
Re-Refer Rules/Rul 19(a)

HB-0471 LINDNER - WIRSING.

Н

01-02-15 H

01-03-16 H

610 ILCS 5/17 from Ch. 114, par. 18 625 ILCS 5/18c-7501 from Ch. 95 1/2, par. 18c-7501

Amends the Railroad Incorporation Act and the Illinois Vehicle Code. Provides that a railroad corporation may acquire through eminent domain proceedings title to real estate necessary for the location of depots, station buildings, repair shops, or mainline right of way (rather than for those purposes and for location of any right of way, for purposes of the railroad's incorporation or the transaction of its business, or for any lawful purpose connected with the building, operating, or running of the railroad). Establishes procedures to be followed when the Illinois Commerce Commission receives an application for a certificate of public convenience and necessity allowing a railroad carrier to acquire real estate by eminent domain. Provides that if any portion of the amendatory Act is found to be invalid, that portion's invalidity shall not affect the enforceability or validity of the remainder of the Amendatory Act. Deletes language providing for acquisition by quick take proceedings of land for the construction of an industrial harbor railroad port adjacent to the Illinois River. Effective immediately.

01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive

1231 HB-0471—Cont.

```
01-02-21 H Added As A Joint Sponsor WIRSING
01-02-22 H Motion Do Pass-Lost 001-003-009 HEXC
H Remains in CommiExecutive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0472 LINDNER.

35 ILCS 200/18-185

50 ILCS 20/14 from Ch. 85, par. 1044

Amends the Public Building Commission Act and the Property Tax Extension Limitation Law of the Property Tax Code. Provides that a lease entered into by a public building commission and a community college district in a county with a population of not less than 300,000 and not more than 400,000 before October 1, 1991, may be amended to continue the annual payment of an amount that is not greater than the maximum annual payment under the lease on the effective date of this amendatory Act. Excludes tax levies made for the purpose of making payments under the amended lease from the property tax extension limitation.

```
01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

In the opinion of DCCA, HB 473 does not create a State mandate

HB-0473 MENDOZA – ACEVEDO – YARBROUGH.

70 ILCS 2605/4.32 from Ch. 42, par. 323,32

Amends the Metropolitan Water Reclamation District Act. Rewrites and simplifies the provisions relating to veteran's preference. Provides that veterans are entitled to a preference of 5 points to be added to their final grade on any promotional examination held on or after the effective date. Deletes a provision prohibiting a person from receiving a veterans' preference more than once. Deletes a provision that a person entitled to a preference does not have to furnish evidence of honorable discharge from the armed forces before the examination. Effective January 1, 2002.

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

```
under the State Mandates Act.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
This legislation does not relate to a home rule unit of local
government. Therefore, in the opinion of DCCA, HB 473 does not
pre-empt home rule authority.
FISCAL NOTE (Dept. of Commerce and Community Affairs)
HB 473 will not impose a fiscal impact on DCCA. According to
information provided by the Metropolitan Water Reclamation
District, the legislation simplifies the statute that relates
to veteran's preference for promotional appointment and will
impose only minor administrative costs. Therefore, HB 473 does
not impose a significant fiscal impact on the Metropolitan
Water Reclamation District.
01-01-30 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-06 H
                                        Assigned to Executive
01-02-15 H
                                       Do Pass/Stndrd Dbt/Vote 007-006-000
                                          HEXC
         H Plcd Cal 2nd Rdg Stndrd Dbt
01-02-16 H
                                       Fiscal Note Requested BLACK
                                        St Mandate Fis Nte Req BLACK
         Н
         Η
                                        Home Rule Note Requested BLACK
         H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-02-22 H Added As A Joint Sponsor MENDOZA
01-03-07 H Added As A Joint Sponsor YARBROUGH
01-03-13 H
                                        St Mandate Fis Note Filed
                                       Home Rule Note Filed
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-03-14 H
                                        Fiscal Note Filed
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-03-15 H Pld Cal 3rd Rdg-Stndrd Dbt
01-03-20 H
                                          3d Reading Consideration PP
         Н
                                          Calendar Consideration PP
```

1232

01-04-02 H Primary Sponsor Changed To MENDOZA H Added As A Joint Sponsor ACEVEDO 01-04-05 H 3rd Rdg-Stnd Dbt-Lost/Vote 036-066-014

HB-0474 HOLBROOK.

New Act

Creates the Metro-East Sports Facilities Authority Act. Creates the Metro-East Sports Facilities Authority. Authorizes the Authority to make loans for the purpose of acquiring, constructing, maintaining, or rehabilitating sports facilities in Madison and St. Clair counties. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-30 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Executive

01-03-16 H HB-0475 CAPPARELLI.

625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning administrative adjudication of parking violations.

Re-Refer Rules/Rul 19(a)

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/11-208,3 Adds reference to: 625 ILCS 5/11-208,5 new 625 ILCS 5/11-208,6 new

Deletes everything. Amends the Illinois Vehicle Code. Prohibits "booting", the act of placing on a parked motor vehicle a mechanical device, known as a boot, that is designed to be attached to a wheel or tire or other part of the vehicle to prohibit its usual manner of movement, unless the person or entity conducting the operation has registered with the Secretary of State. Provides that the prohibition does not apply to the booting of a motor vehicle by a governmental entity, or a person or entity acting under the direction of a governmental entity, when the booting is authorized by any provision of law or rule. Establishes certain procedures for the registration of booting contractors and rules for their operation. Provides that the Secretary of State shall adopt rules to implement the provisions. Provides that the provisions do not apply in a municipality with a population of 1,000,000 or more.

HOUSE AMENDMENT NO. 2.

Deletes everything. Reinserts provisions identical to those of House Amendment No. 1.

```
01-01-31 H Filed With Clerk
        H First reading
                                   Referred to Hse Rules Comm
01-02-06 H
                                    Assigned to Executive
01-03-08 H Primary Sponsor Changed To MADIGAN, MJ
        H Added As A Joint Sponsor CAPPARELLI
01-03-19 H
                                    Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H
               Amendment No.01
                                   CAPPARELLI
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-30 H
                Amendment No.01
                                   CAPPARELLI
                Rules refers to
                                     HTRN
        H Cal Ord 2nd Rdg-Shrt Dbt
        H Primary Sponsor Changed To CAPPARELLI
01-04-03 H
               Amendment No.01
                                   CAPPARELLI
        H Recommends be Adopted HTRN/014-001-000
        Н
               Amendment No.02
                                   CAPPARELLI
        Н
               Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H
               Amendment No.02
                                   CAPPARELLI
        H Recommends be Adopted HRUL/005-000-000
        H Second Reading-Short Debate
        H Held 2nd Rdg-Short Debate
        Н
               Amendment No.01
                                   CAPPARELLI
                                                            Adopted
        Н
               Amendment No.02
                                   CAPPARELLI
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
```

1233 HB-0475—Cont.

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-0476 BLACK.

50 ILCS 750/15.6

40 ILCS 5/17-119

40 ILCS 5/17-119.2 new 40 ILCS 5/17-122

30 ILCS 805/8.25 new

Amends the Emergency Telephone System Act. Exempts correctional institutions and facilities from the Act's enhanced 9-1-1 provisions. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-01-31 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-06 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-02-15 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-02-16 H Second Reading-Short Debate
                       Amendment No.01
                                            BLACK
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      01-02-22 H Pld Cal 3rd Rdg-Shrt Dbt
                       Amendment No.01
                                             BLACK
               H Recommends be Adopted HRUL/005-000-000
               H Cal Ord 3rd Rdg-Short Dbt
      01-02-23 H
                                             Tabled Pursnt to Rule 40(a) HA #1
               H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
      01-02-27 S Arrive Senate
               S Placed Calndr First Rdg
      01-03-01 S Chief Sponsor KLEMM
               S First reading
                                             Referred to Sen Rules Comm
      01-03-20 S Sponsor Removed KLEMM
               S Alt Chief Sponsor Changed WATSON
                S Added as Chief Co-sponsor KLEMM
      01-04-06 S
                                             Assigned to Environment & Energy
      01-04-25 S
                                             Recommended do pass 010-000-000
               S Placed Caindr, Second Rdg
      01-05-01 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-10 S Third Reading - Passed 056-000-000
               H Passed both Houses
      01-06-08 H Sent to the Governor
      01-08-01 H Governor approved
               H
                   Effective Date 01-08-01
                    PUBLIC ACT 92-0188
HB-0477
            HOEFT - MCGUIRE AND TURNER, JOHN.
   40 ILCS 5/14-114
                                    from Ch. 108 1/2, par. 14-114
   40 ILCS 5/14-114.1 new
   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 5/14-128
                                    from Ch. 108 1/2, par. 14-128
   40 ILCS 5/14-131
                                    from Ch. 108 1/2, par. 14-131
   40 ILCS 5/15-136
                                    from Ch. 108 1/2, par. 15-136
   40 ILCS 5/15-136.3
   40 ILCS 5/15-137.1 new
   40 ILCS 5/15-145
                                    from Ch. 108 1/2, par. 15-145
   40 ILCS 5/15-155
                                    from Ch. 108 1/2, par. 15-155
   40 ILCS 5/15-165
                                    from Ch. 108 1/2, par. 15-165
   40 ILCS 5/16-133.1
                                    from Ch. 108 1/2, par. 16-133.1
   40 ILCS 5/16-134.1 new
   40 ILCS 5/16-143.1
                                    from Ch. 108 1/2, par. 16-143.1
   40 ILCS 5/16-158
                                    from Ch. 108 1/2, par. 16-158
```

Amends the State Employee, Universities, and Downstate and Chicago Teacher Articles of the Illinois Pension Code. Declares it to be the public policy of this State and the intention of the General Assembly to protect annuitants against significant decreases in the purchasing power of retirement and survivor's annuities. Directs the affected retire-

from Ch. 108 1/2, par. 17-119

from Ch. 108 1/2, par. 17-122

ment systems to review and report on significant changes in purchasing power. Provides for a one-time increase in certain retirement and survivor's annuities. Requires the resulting liability to be paid on a level dollar basis over a period of 10 years beginning July 1, 2003. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

increase in accrued liabilities \$37.9 million annual payment to amortize over 10 years \$6.0 million number of increased annuities \$8,050

State Universities Retirement System increase in accrued liabilities \$31.3 million annual payment to amortize over 10 years \$6.1 million number of increased annuities \$2,900

Teachers' Retirement System increase in accrued liabilities \$142.8 million annual payment to amortize over 10 years \$21.3 million annual payment to amortize over 10 years \$21.3 million number of increased annuities \$13,100

Chicago Teachers' Pension Fund increase in accrued liabilities \$39.1 million annual payment to amortize over 10 years \$39.1 million an

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

01-01-31	Н	Filed With Clerk	
	Н	First reading	Referred to Hse Rules Comm
01-02-06	Н		Assigned to Personnel & Pensions
01-02-09	Н		Pension Note Filed
	Н		Committee Personnel & Pensions
01-03-16	Н		Re-Refer Rules/Rul 19(a)
01-04-03	Н	Added As A Joint Sponsor I	MCGUIRE

HB-0478 CAPPARELLI – LYONS, JOSEPH – BUGIELSKI – BURKE – BRADLEY, ACEVEDO, MCAULIFFE AND SAVIANO.

40 ILCS 5/I-113	from Ch. 108 1/2, par. 1-113
40 ILCS 5/13-213	from Ch. 108 1/2, par. 13-213
40 ILCS 5/13-302	from Ch. 108 1/2, par. 13-302
40 ILCS 5/13-306	from Ch. 108 1/2, par. 13-306
40 ILCS 5/13-308	from Ch. 108 1/2, par. 13-308
30 ILCS 805/8,25 new	·

01-05-15 H Added As A Co-sponsor TURNER, JOHN

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. Accelerates the initial automatic annual increase by one month for persons retiring on the last day of the month. In the investment restrictions that apply to the Fund, provides that the total market (rather than book) value of all stocks and convertible debt shall not exceed 65% (rather than 50%) of the aggregate market (rather than book) value of all Fund investments. Also makes technical changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission) An analysis prepared by the Fund's actuary estimates the increase in accrued liability due to HB 478 would be \$2 million. The increase in annual cost is estimated to be \$178,000, or 0.16% of payroll. The estimated annual cost will increase commensurate with payroll.

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

```
01-01-31 H Filed With Clerk
         H Added As A Joint Sponsor LYONS, JOSEPH
         H Added As A Joint Sponsor BUGIELSKI
         H Added As A Joint Sponsor BURKE
         H Added As A Joint Sponsor BRADLEY
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor SAVIANO
         H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Personnel & Pensions
01-02-09 H
                                      Pension Note Filed
         Н
                                      Committee Personnel & Pensions
01-02-23 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-28 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H 3rd Rdg-Shrt Dbt-Pass/Vote 099-014-000
01-03-06 S Arrive Senate
         S Placed Calndr First Rdg
01-03-07 S Chief Sponsor MOLARO
         S First reading
                                      Referred to Sen Rules Comm
01-04-25 S
                                      Assigned to Insurance & Pensions
01-05-08 S
                                      Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
01-05-16 S Second Reading
         S Placed Calndr,3rd Reading
01-05-18 S Third Reading - Passed 057-000-000
         H Passed both Houses
01-05-22 H Sent to the Governor
01-07-12 H Governor approved
             Effective Date 01-07-12
         Η
             PUBLIC ACT 92-0053
         Н
```

HB-0479 GILES.

20 ILCS 605/605-450 was 20 ILCS 605/46.19g

Amends the Department of Commerce and Community Affairs Law in the Civil Administrative Code of Illinois. Includes a community's chronic high level of poverty or unemployment as a condition that warrants the Governor's designation of an economic emergency in that community.

FISCAL NOTE (Department of Commerce and Community Affairs)
Because the definitions of "high level" and "chronic" when
referencing poverty and unemployment in this legislation are
unknown, a reasonable estimate cannot be made as to the number
of additional findings which could be issued, which in turn
drives DCCA's costs.

HOUSE AMENDMENT NO. 1.

Defines "high rate of poverty" as a percentage of residents with incomes below the federal poverty level equal to or exceeding that in East St. Louis. Defines "chronic unemployment" as a 3-year average unemployment rate equal to or exceeding that in East St. Louis.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-31 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
   01-02-06 H
                                          Assigned to Urban Revitalization
   01-02-14 H
                                          Fiscal Note Filed
                                          Committee Urban Revitalization
   01-02-15 H
                                          Do Pass/Short Debate Cal 008-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-22 H Rolld 2nd Rdg-Short Debate
             H Held 2nd Rdg-Short Debate
   01-03-08 H
                    Amendment No.01
                                          YOUNGE
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
```

```
01-03-13 H
                     Amendment No.01
                                          YOUNGE
                                            HURB
              Η
                     Rules refers to
              H Held 2nd Rdg-Short Debate
     01-03-22 H
                     Amendment No.01
                                          YOUNGE
              H Recommends be Adopted HURB/005-000-001
              H Held 2nd Rdg-Short Debate
     01-03-23 H
                      Amendment No.01
                                          YOUNGE
                                                                   Adopted
              H Pld Cal 3rd Rdg-Shrt Dbt
     01-03-27 H Primary Sponsor Changed To GILES
     01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
               S Arrive Senate
              S Placed Calndr First Rdg
     01-03-30 S Chief Sponsor TROTTER
     01-04-02 S First reading
                                          Referred to Sen Rules Comm
            YOUNGE - GARRETT - FLOWERS - DAVIS, MONIQUE.
HB-0480
   20 ILCS 1510/10
   20 ILCS 1510/15
   20 ILCS 1510/25
   20 ILCS 1510/30
   20 ILCS 1510/35
   20 ILCS 1510/40
   20 ILCS 1510/45
   20 ILCS 1510/50
   20 ILCS 1510/55
   20 ILCS 1510/65
   20 ILCS 1510/20 rep.
   20 ILCS 1510/60 rep.
```

Amends the Illinois Guaranteed Job Opportunity Act. Provides that the Secretary of Human Services (now the Director of Labor) shall administer the Act. Deletes the provisions establishing district executive councils, calculating the allocation of funds to each district, and granting specific administrative authority under the Act. Provides that grants may be funded from State, as well as federal sources. Provides that the Department of Human Services may accept applications and issue grants for the operation of projects subject to the availability of State or federal funds and at the discretion of the Secretary. Deletes the provisions requiring basic reading and writing testing, counseling, and instruction. Provides that a participant in a job project who has not completed high school shall enroll in an education program and if necessary shall enroll in an English as a Second Language program. Deletes provisions requiring that participants receive employment benefits. Changes certain eligibility requirements and wage standards for participants in the job projects. Makes other changes. Effective July 1, 2001.

```
FISCAL NOTE (Department of Human Services)
Since this legislation is subject to specific appropriation,
the Department cannot determine the fiscal impact of HB 480.
01-01-31 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-06 H
                                       Assigned to Labor
01-02-07 H Added As A Joint Sponsor GARRETT
         H Added As A Joint Sponsor FLOWERS
01-02-16 H
                                       Do Pass/Short Debate Cal 017-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-22 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-13 H
                                       Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-001-000
         H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
01-03-30 S Chief Sponsor TROTTER
         S First reading
                                       Referred to Sen Rules Comm
```

1237 HB-0481

YOUNGE - GARRETT - FLOWERS - YARBROUGH. HB-0481

20 ILCS 605/605-75.5 new

Amends the Civil Administrative Code of Illinois. Requires the Department of Commerce and Community Affairs to develop and implement a training program in economic development for local elected officials.

FISCAL NOTE (Department of Commerce and Community Affairs) The fiscal impact of House Bill 481 on the Department of Commerce and Community Affairs would be \$869,000 to develop

and implement a statewide training program.

NOTE(S) THAT MAY APPLY; Fiscal

01-01-31 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

01-02-06 H

Assigned to Commerce & Business

Development 01-02-07 H Added As A Joint Sponsor GARRETT

H Added As A Joint Sponsor FLOWERS

01-02-14 H

Fiscal Note Filed

Committee Commerce & Business :

Development

01-03-14 H Added As A Joint Sponsor YARBROUGH 01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0482 BOST.

New Act

430 ILCS 65/13.1

from Ch. 38, par. 83-13.1

Creates the Local Government Firearm Regulation Preemption Act and amends the Firearm Owners Identification Card Act. Provides that a person who possesses, transports, stores, purchases, sells, or otherwise deals in firearms, ammunition, components, accessories, and accoutrements in compliance with U.S. and State law is entitled to possess, transport, store, purchase, sell, and otherwise deal in these items throughout this State, Preempts units of local government, including home rule units, from regulating firearms, ammunition, components, accessories, or accoutrements, except as provided in the Local Government Firearm Regulation Preemption Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

430 ILCS 65/13.1 Adds reference to:

New Act

720 ILCS 5/24-3.1

from Ch. 38, par. 24-3.1

Deletes everything. Creates the Firearms Retail Sale Licensing Act. Provides for the licensing by the Department of State Police of firearms dealers. Establishes qualifications for obtaining a firearms dealer license. Provides that a person required to be licensed under this Act may not knowingly sell or otherwise transfer, or expose for sale or transfer, or have in his or her possession with intent to sell or transfer, any firearm without being licensed under the Act. Provides that the prohibition does not apply to a person who makes occasional sales, exchanges, or purchases of firearms for the enhancement of a personal collection or as a hobby, who sells all or part of his or her personal collection of firearms, or who is not required to be licensed under the Act or the federal Gun Control Act of 1968. Amends the Criminal Code of 1961. Provides that the provisions of any ordinance or resolution of a unit of local government that impose restrictions or limitations on the acquisition, possession, transportation, storage, purchase, sale, or other dealing in rifles and shotguns and ammunition, components, accessories, and accourrements of rifles and shotguns are invalid. Preempts home rule. Effective immediately, except that the Firearms Retail Sale Licensing Act takes effect July 1, 2002.

HOME RULE NOTE, H-AM 1

(Department of Commerce and Community Affairs)

In the opinion of DCCA, HB 482 (H-am 1) pre-empts home rule authority.

NOTE(S) THAT MAY APPLY: Home Rule

01-01-31 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

```
01-02-21 H
                                            Assigned to Judiciary II - Criminal Law
      01-03-08 H
                       Amendment No.01
                                            JUD-CRIMINAL H
                                                                     Adopted
                                                                       004-000-000/
                                                                       SUB
                                            Do Pass Amend/Short Debate 009-004-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                            Home Rule Note Requested OSTERMAN
      01-03-26 H
               H Cal Ord 2nd Rdg-Shrt Dbt
                                            Home Rule Note Fld as amend
      01-03-28 H
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-29 H
                      Amendment No.02
                                            BOST
                       Amendment referred to HRUL
               Η
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-02 H
                       Amendment No.02
                                            BOST
               Н
                       Rules refers to
                                              HJUB
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-03 H
                       Amendment No.02
                                            BOST
               H Recommends be Adopted HJUB/007-001-000
               H Second Reading-Short Debate
                                                                      Withdrawn
               Н
                       Amendment No.02
                                            BOST
               H Held 2nd Rdg-Short Debate
                       Amendment No.03
                                            BOST
      01-04-05 H
                       Amendment referred to HRUL
               Н
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0483
             BOST.
  520 ILCS 5/2.11
                                   from Ch. 61, par. 2.11
  Amends the Wildlife Code. Permits the use of a handgun to take wild turkey. Effec-
tive immediately.
      01-01-31 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
                                            Assigned to Judiciary II - Criminal Law
      01-02-21 H
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0484
             HARTKE.
   30 ILCS 105/14a
                                    from Ch. 127, par. 150a
   30 ILCS 105/15a
                                    from Ch. 127, par. 151a
   40 ILCS 5/14-108.3
   40 ILCS 5/16-133.3
                                   from Ch. 108 1/2, par. 16-133.3
   40 ILCS 15/1.6 new
```

Amends the State Employee and Downstate Teacher Articles of the Illinois Pension Code. Provides an early retirement incentive program for certain State employees who retire between January 1, 2002 and July 1, 2002 (in certain cases, as late as January 1, 2003). Requires the Pension Laws Commission to report on the net savings or cost of the program. Requires the State to fund the program through separate contributions made in fiscal years 2003 through 2009. Amends the State Pension Funds Continuing Appropriation Act to guarantee those contributions through continuing appropriations. Amends the State Finance Act to restrict personal service contracts with these early retirees. Requires the lump sum payment for unused vacation and sick leave to be separate from the final payment of salary and requires the use of specified withholding rates. Provides that a lump sum payment payable to a person who terminates State service during June of 2002 may be paid during July or August of 2002 from either a fiscal year 2002 or fiscal year 2003 appropriation. Provides that in fiscal year 2004 the General Assembly shall not fund the vacated positions at more than 85% of the rate of compensation payable at the time of retirement. Effective immediately.

PENSION NOTE (Pension Laws Commission)
Assuming 7,392 members (approximately 35% of those eligible) retire early, it is estimated the accrued liability of SERS would increase by \$611.5 million. Required employee contributions are expected to total \$41.6 million. Therefore, the increase in accrued liability the State would be required to amortize is estimated to be \$569.9 million. HB 484 requires the State to contribute \$90 million to SERS and \$1 million to TRS in FY03 to amortize the increase in accrued liability,

1239 HB-0484—Cont.

```
and requires the remainder of the accrued liability to be amortized in 6 equal installments, beginning in FY04. The Commission's actuary estimates annual payments to be $105.4 million.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Personnel & Pensions

01-03-01 H Pension Note Filed

Committee Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0485 HARTKE.

60 ILCS 1/77-5

Amends the Township Code. Makes a techinical change in a Section concerning the duties of the township assessor.

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0486 LEITCH - SCOTT.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-8 from Ch. 24, par. 11-74.4-8 from Ch. 24, par. 11-74.4-8a

Amends the Tax Increment Allocation Redevelopment Act in the Municipal Code Provides that municipalities that issued bonds in connection with a redevelopment proj ect prior to July 29, 1991 and municipalities that entered into contracts in connection with a redevelopment project before June 1, 1988 shall continue to receive their propor tional share of the Illinois Tax Increment Fund distribution until the date on which the project is completed or terminated. Provides that if, however, a municipality that issued bonds retires the bonds prior to June 30, 2007 or a municipality that entered into contracts completes the contracts prior to June 30, 2007, and the redevelopment project is not completed or terminated, then the Net State Sales Tax Increment shall be calculated, beginning on the date on which the bonds are retired or the contracts are completed, by a gradually decreasing percentage in the State Fiscal Years 2002 through 2007. Provides that, after all redevelopment project costs are paid, any surplus funds distributed to the Department of Revenue shall be deposited into the Illinois Tax Increment Fund. Provides that a municipality that was authorized to and has extended the estimated dates of completion of the redevelopment project and retirement of obligations to finance redevelopment project costs by municipal ordinance to December 31, 2013 shall continue to receive from the State a share of the Illinois Tax Increment Fund even if the municipality does not deposit any real property tax revenues into the special tax allocation fund during the extension period. Effective immediately.

01-01-31 H Filed With Clerk

H Added As A Joint Sponsor SCOTT

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Revenue 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0487 LEITCH - SCOTT.

65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3 from Ch. 24, par. 11-74.4-8a

Amends the Tax Increment Allocation Redevelopment Act in the Municipal Code. Provides that municipalities that issued bonds in connection with a redevelopment project prior to July 29, 1991 and municipalities that entered into contracts in connection with a redevelopment project before June 1, 1988 shall continue to receive their proportional share of the Illinois Tax Increment Fund distribution until the date on which the project is completed or terminated. Provides that if, however, a municipality that issued bonds retires the bonds prior to June 30, 2007 or a municipality that entered into contracts completes the contracts prior to June 30, 2007, and the redevelopment project is not completed or terminated, then the Net State Sales Tax Increment shall be calculated, beginning on the date on which the bonds are retired or the contracts are com-

pleted, by a gradually decreasing percentage in the State Fiscal Years 2002 through 2007. Provides that a municipality that was authorized to and has extended the estimated dates of completion of the redevelopment project and retirement of obligations to finance redevelopment project costs by municipal ordinance to December 31, 2013 shall continue to receive from the State a share of the Illinois Tax Increment Fund even if the municipality does not deposit any real property tax revenues into the special tax allocation fund during the extension period. Effective immediately.

```
HOUSE AMENDMENT NO. 1.

Deletes reference to:
65 ILCS 5/11-74.4-3
65 ILCS 5/11-74.4-8a
Adds reference to:
65 ILCS 5/11-74.4-1
from Ch. 24, par. 11-74.4-1
```

Deletes everything. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes technical changes in a Section concerning the short title.

```
01-01-31 H Filed With Clerk
         H Added As A Joint Sponsor SCOTT
         H First reading
                                      Referred to Hse Rules Comm
01-02-06 H
                                      Assigned to Revenue
01-03-16 H
                Amendment No.01
                                      REVENUE
                                                               Adopted
                                      Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0488 LYONS, JOSEPH – CAPPARELLI – BUGIELSKI – SAVIANO – MCAU-LIFFE, BRADLEY AND BURKE.

```
35 ILCS 505/13 from Ch. 120, par. 429
```

Amends the Motor Fuel Tax Law. Provides that claims for reimbursement of the motor fuel tax paid may include reimbursement for fuel consumed during nonhighway use during certain idle time under the following circumstances: (1) the idle time has been validated by means of an electronic engine monitoring device agreed upon by the tax-payer and the Department of Revenue and (2) the vehicle is a second division vehicle within the meaning of the Illinois Vehicle Code.

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

01-01-31 H Filed With Clerk
H Added As A Joint Sponsor CAPPARELLI
H Added As A Joint Sponsor BUGIELSKI
H Added As A Joint Sponsor SAVIANO
H Added As A Joint Sponsor MCAULIFFE
H Added As A Co-sponsor BRADLEY
H Added As A Co-sponsor BURKE
H First reading

01-02-06 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0489 CURRY, JULIE - MENDOZA - ACEVEDO - BOLAND, CROTTY, GRAN-BERG AND O'BRIEN.

```
5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
```

Amends the State Employees Group Insurance Act of 1971. Allows a licensed day care center to apply to the Director of Central Managment Services to have its employees, annuitants, and their dependants provided group health insurance under the Act on a non-insured basis.

```
FISCAL NOTE (Department of Central Management Services)
The Department estimates there would be approximately 3,000 day care centers eligible to apply under HB 489. Since all Plan expenses are borne by the participating units, the bill would have minimal fiscal impact on the State. However, expenditure authority appropriations for the Local Government Health Insurance Reserve Fund would have to be increased significantly to cover payments for medical claims and administrative costs.
```

```
Assuming approximately 4%-5% of the eligible day care centers
      would apply during the first year, the Department estimates
      first year administrative costs of approximately $350,000,
      including 3 to 5 staff. Subsequent fiscal year administrative
      costs would increase with increased participation.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-31 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-06 H Added As A Co-sponsor CROTTY
      01-02-07 H Added As A Joint Sponsor MENDOZA
                H Added As A Joint Sponsor ACEVEDO
                H Added As A Joint Sponsor BOLAND
      01-02-15 H Added As A Co-sponsor GRANBERG
      01-02-21 H
                                             Assigned to Personnel & Pensions
      01-02-27 H Added As A Co-sponsor O'BRIEN
      01-02-28 H
                                             Fiscal Note Filed
                                             Committee Personnel & Pensions
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0490
            WIRSING.
  New Act
   30 ILCS 105/5,545 new
   30 ILCS 105/5.546 new
   35 ILCS 5/512
                                    from Ch. 120, par. 5-512
   35 ILCS 200/18-45
   35 ILCS 200/18-182 new
   35 ILCS 200/18-185
  105 ILCS 5/18-8.05
```

Creates the Local Option School District Income Tax Act and amends the Scho Code, the State Finance Act, the Illinois Income Tax Act, and the Property Tax Coc Authorizes school districts by referendum to impose an income tax on individuals res dent of the district. Provides that with referendum approval, the income tax shall be lev ied at an annual rate, adjusted each year, that will produce for distribution to the district in each calendar year an amount equal to the corresponding 50% reduction that is required to be made in the annual extension of the real property taxes that are levied by the district against residential property for educational, operations and maintenance, and transportation purposes and that are collected and distributed to the district in the same calendar year in which the corresponding income tax revenues are distributed. Provides for a referendum repeal of the tax. Provides for the manner of levying and collecting the tax and for deposit of the income tax revenues in the educational, operations and maintenance, and transportation funds of the district in proportion to the respective amounts by which the taxes in those funds are abated. Provides for disbursement of the tax to school districts by the State Treasurer, Amends the Property Tax Extension Limitation Law to exclude from the definition of "aggregate extension" school district levies made to cover amounts lost because of the repeal of the local income tax for schools as formerly imposed by the district under the Local Option School District Income Tax Act. Amends the State aid formula provisions of the School Code. Provides that the adoption or failure to adopt a local income tax for schools and any disbursement of funds or any tax abatement required under the Local Option School District Income Tax Act shall not affect the computation or distribution of State aid for school districts. Effective immediately.

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

01-01-31 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0491 MCCARTHY - RYAN - LYONS, JOSEPH - ERWIN AND FLOWERS.

```
New Act
210 ILCS 85/6.17
215 ILCS 5/1014 from Ch. 73, par. 1065.714
735 ILCS 5/2-1101 from Ch. 110, par. 2-1101
735 ILCS 5/8-2101 from Ch. 110, par. 8-2101
```

740 ILCS 110/1.5 new

220 ILCS 5/13-505.2

220 ILCS 5/13-505.3

Creates the Health Care Information Privacy Act. Provides for the confidentiality of health care information and specifies the circumstances and procedures for the disclosure and use of such information. Provides for civil and criminal penalties and other relief for violations of the Act. Requires the Department of Public Health to administer the Act and submit a report to the General Assembly. Requires insurers to submit reports to the Director of Insurance, who must then submit a summary to the General Assembly. Amends the Hospital Licensing Act, the Illinois Insurance Code, the Code of Civil Procedure, and the Mental Health and Developmental Disabilities Confidentiality Act to provide that in the case of a conflict between a provision of those Acts and a provision of the Health Care Information Privacy Act, the former controls. Further amends the Code of Civil Procedure to provide for a court order for a subpoena duces tecum to produce protected health information.

```
CÔRRECTIONAL NOTE (Department of Corrections)
       The population and fiscal impact will be minimal.
       FISCAL NOTE (Department of Public Health)
       The fiscal impact of HB 491 is indeterminable at this time.
   NOTE(S) THAT MAY APPLY: Correctional; Fiscal
       01-01-31 H Filed With Clerk
                 H First reading
                                               Referred to Hse Rules Comm
       01-02-06 H Added As A Joint Sponsor RYAN
                 H Added As A Joint Sponsor LYONS, JOSEPH
                                               Assigned to Judiciary I - Civil Law
       01-02-14 H Added As A Joint Sponsor ERWIN
       01-02-21 H Added As A Co-sponsor FLOWERS
       01-03-05 H
                                               Correctional Note Filed
                                               Committee Judiciary I - Civil Law
       01-03-14 H
                                               Fiscal Note Filed
                                               Committee Judiciary I - Civil Law
       01-03-16 H
                                               Re-Refer Rules/Rul 19(a)
HB-0492
              DAVIS, STEVE - TENHOUSE - STROGER.
  220 ILCS 65/4
                                      from Ch. 134, par. 20
  220 ILCS 5/4-402
                                      from Ch. 111 2/3, par. 4-402
  220 ILCS 5/5-104
                                      from Ch. 111 2/3, par. 5-104
  220 ILCS 5/5-109
                                      from Ch. 111 2/3, par. 5-109
  220 ILCS 5/8-406
                                     from Ch. 111 2/3, par. 8-406
  220 ILCS 5/8-509
                                     from Ch. 111 2/3, par. 8-509
                                     from Ch. 111 2/3, par. 9-201
  220 ILCS 5/9-201
  220 ILCS 5/10-101
                                     from Ch. 111 2/3, par. 10-101
  220 ILCS 5/10-101.5 new
  220 ILCS 5/10-103
                                     from Ch. 111 2/3, par. 10-103
  220 ILCS 5/10-103.5 new
  220 ILCS 5/10-108
                                     from Ch. 111 2/3, par. 10-108
  220 ILCS 5/10-114 new
  220 ILCS 5/13-100
                                     from Ch. 111 2/3, par. 13-100
  220 ILCS 5/13-101
                                     from Ch. 111 2/3, par. 13-101
  220 ILCS 5/13-102
                                     from Ch. 111 2/3, par. 13-102
  220 ILCS 5/13-103
                                     from Ch. 111 2/3, par. 13-103
  220 ILCS 5/13-203
                                     from Ch. 111 2/3, par. 13-203
  220 ILCS 5/13-203.5 new
  220 ILCS 5/13-204
                                     from Ch. 111 2/3, par. 13-204
  220 ILCS 5/13-300 new
  220 ILCS 5/13-301
                                     from Ch. 111 2/3, par. 13-301
  220 ILCS: 5/13-301.1
                                     from Ch. 111 2/3, par. 13-301.1
  220 ILCS 5/13-302
  220 ILCS 5/13-303 new
 220 ILCS 5/13-304 new
 220 ILCS 5/13-401
                                     from Ch. 111 2/3, par. 13-401
 220 ILCS 5/13-402
                                     from Ch. 111 2/3, par. 13-402
 220 ILCS 5/13-404
                                     from Ch. 111 2/3, par. 13-404
 220 ILCS 5/13-406
                                     from Ch. 111 2/3, par. 13-406
 220 ILCS 5/13-501
                                     from Ch. 111 2/3, par. 13-501
 220 ILCS 5/13-504
                                     from Ch. 111 2/3, par. 13-504
```

from Ch. 111 2/3, par. 13-505.2

from Ch. 111 2/3, par. 13-505.3

1243

```
220 ILCS 5/13-505.4
                                    from Ch. 111 2/3, par. 13-505.4
220 ILCS 5/13-505.6
                                    from Ch. 111 2/3, par. 13-505.6
220 ILCS 5/13-505.7
220 ILCS 5/13-506.1
                                    from Ch. 111 2/3, par. 13-506.1
220 ILCS 5/13-508
                                   from Ch. 111 2/3, par. 13-508
220 ILCS 5/13-512
220 ILCS 5/13-703
                                    from Ch. 111 2/3, par. 13-703
220 ILCS 5/13-803
                                    from Ch. 111 2/3, par. 13-803
220 ILCS 5/13-901
                                    from Ch. 111 2/3, par. 13-901
220 ILCS 5/9-222.3 rep.
220 ILCS 5/13-205 rep.
220 ILCS 5/13-209 rep.
220 ILCS 5/13-210 rep.
220 ILCS 5/13-402.1 rep.
220 ILCS 5/13-403 rep.
220 ILCS 5/13-405.1 rep.
220 ILCS 5/13-407 rep.
220 ILCS 5/13-502 rep.
220 ILCS 5/13-503 rep.
220 ILCS 5/13-505 rep.
220 ILCS 5/13-505,1 rep.
220 ILCS 5/13-505.5 rep.
220 ILCS 5/13-506 rep.
220 ILCS 5/13-507 rep.
220 ILCS 5/13-508.1 rep.
220 ILCS 5/13-509 rep.
220 ILCS 5/13-601 rep.
220 ILCS 5/13-802 rep.
```

Amends the Public Utilities Act and the Telephone Company Act. Reduces from 45 to 30 days the notice required before rate changes. Expands the scope of the record upon which Commission decisions may be based. Requires parties to report communications with Commerce Commission personnel. Establishes a mandatory dispute resolution process for retail customer complaints. Excludes various services from the scope of telecommunications services regulated by the Commission. Eliminates the classification of telecommunications services. Provides for the deregulation of optional residential services and all business services. Limits the ratemaking authority of the Commission. Provides for the repeal of the Telecommunications Article on July 1, 2006 rather than July 1, 2001. Effective immediately.

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

01-01-31 H Filed With Clerk
H Added As A Joint Sponsor TENHOUSE
H Added As A Joint Sponsor STROGER
H First reading

01-02-06 H Assigned to Telecommunications Rewrite

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0493 DAVIS,STEVE.

```
40 ILCS 5/7-109.3 from Ch. 108 1/2, par. 7-109.3
40 ILCS 5/7-142.1 from Ch. 108 1/2, par. 7-142.1
```

Amends the IMRF Article of the Illinois Pension Code. Makes county probation officers eligible for the sheriff's law enforcement employee (SLEP) formula; requires an affirmative resolution of the employer. Allows these probation officers to convert non-SLEP service as a probation officer into SLEP credit by paying the difference in employee contributions plus interest; waives the interest if payment is made within one year; requires an affirmative resolution by the employer. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
The fiscal impact of HB493 cannot be determined, as the number of county probation officers is unknown. Including additional employees under the SLEP formula would increase IMRF costs for their employers.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-01-31 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-06 H Assigned to Personnel & Pensions
01-02-09 H Pension Note Filed
H Committee Personnel & Pensions
```

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0494 HOLBROOK.

730 ILCS 5/3-7-2

from Ch. 38, par. 1003-7-2

Amends the Unified Code of Corrections. Provides for the establishment of a pilot program at a Department of Corrections facility built on or after January 1, 2002 in which the inmates shall be prohibited from possessing cigarettes and other tobacco products. Also provides that the Director of Corrections may prohibit the inmates of Department facilities built before January 1, 2002 from possessing cigarettes and other tobacco products as the Director deems appropriate. Effective immediately.

01-01-31	н	Filed With Clerk	
	Н	First reading	Referred to Hse Rules Comm
01-02-06	Н		Assigned to Judiciary II - Criminal Law
01-02-16	Н		Do Pass/Short Debate Cal 009-004-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
01-02-21	H Second Reading-Short Debate		
		Pld Cal 3rd Rdg-Shrt Dbt	
01-02-23	Η	3rd Rdg-Shrt Dbt-Pass/Vote 081-030-005	
01-02-27	S	Arrive Senate	
	S	Placed Calndr First Rdg	

HB-0495 FRANKS.

Appropriates \$3,500,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for a grant to McHenry County for all costs associated with the planning, development, and design and construction of a Juvenile Detention Center, including land acquisition. Effective July 1, 2001.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

6 H Assigned to Appropriations-General Services

01-02-06 H Assigned to Appropriation
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0496 GILES.

10 ILCS 5/16-3

from Ch. 46, par. 16-3

Amends the Election Code. Requires election authorities to print photographs of presidential candidates on general election ballots in presidential election years. Requires the State Board of Elections by rule to provide for the uniformity and certification of such photographs. Makes an election authority's failure to print a certified photo or use of an uncertified photo a Class C misdemeanor.

FISCAL NOTE (State Board of Elections)

HB496 would have minimal fiscal impact on the operations of the State Board of Elections. Any cost to implement the pro-

visions of HB496, as introduced, can be absorbed within the regular operating budget.

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

In the opinion of DCCA, HB 496 creates a local government organization and structure mandate for which reimbursement

by the State is not required under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Requires that the names of the presidential and vice presidential candidates appear on the ballot and that the candidate's punch number appear below his or her name. Removes the alternative that the candidate's photo appear with his or her party designation if the candidate's name does not appear on the ballot.

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

01-01-31 H	Filed With Clerk	
H	First reading	Referred to Hse Rules Comm
01-02-06 H	I	Assigned to Elections & Campaign Reform
01-02-07 H		Fiscal Note Filed
Н		Committee Elections & Campaign Reform
01-02-15 H		St Mandate Fis Note Filed
Н	[Committee Elections & Campaign Reform
01-03-07 H	Amendment No.01	ELEC CAMP REF H Adopted
Н		Remains in CommiElections & Campaign
		Reform

1245 HB-0496--Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HAMOS - DAVIS, MONIQUE - MCKEON. HB-0497

New Act

Creates the Shared-Cost Family Leave Program Act. Contains a short title only. STATE MANDATES NOTE, H-AM I

(Department of Commerce and Community Affairs) In the opinion of DCCA, HB 497 (H-am 1) creates a local government organization and structure mandate for which reimbursement of the increased costs to local governments is not required under the State Mandates Act.

FISCAL NOTE, H-AM 1 (Department of Employment Security)

The bill would authorize a maximum reimbursement of \$6500 per employee on leave (i.e. a maximum reimbursement of \$250 per week of qualified leave for up to 26 weeks). There are about 200,000 births and adoptions per year in Illinois. Therefore assuming only one person per birth or adoption receives leave payments that qualify, the costs for just the family leave portion of the bill could be as high as \$1.3 billion annually. It is unknown how many individuals would qualify under the medical leave portion of the bill, but it would certainly add significantly to the maximum potential cost. It is difficult, if not impossible, to quantify how many reimbursed weeks would actually be payable if the bill is enacted. The bill does not identify a funding source or expected annual amount for these reimbursements.

The administrative costs for PFMLA would not be chargeable to IDES's federal administrative grants. Non-Federal funds would have to appropriated and expended to cover the expense of administration, and PFMLA would also be required to pay its fair share of indirect costs. Based on the magnitude of this program relative to IDES unemployment tax administrative efforts and assuming the Department will not be required to collect the revenues to support the program, the minimum PFMLA administrative costs would be approximately \$10 million per year. Additionally, administration of PFMLA would jeopardize IDES use of federal penalty mail, potentially requiring the agency to shift to commercial metering of agency mail, which could cost \$500 thousand per year. Existing IDES equipment was purchased with federal grant monies, which means the use of this equipment of of PFMLA may be restricted or possibly even prohibited, requiring additional expenditures for the purchase of dedicated equipment.

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-06 H Assigned to Executive

01-03-15 H Primary Sponsor Changed To MADIGAN,MJ

H Added As A Joint Sponsor HAMOS

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Amendment No.01 **HAMOS** Amendment referred to HRUL Н

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-23 H Primary Sponsor Changed To HAMOS Н Amendment No.01 HAMOS Rules refers to HLBR Н

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-27 H Added As A Joint Sponsor DAVIS, MONIQUE

H Added As A Joint Sponsor MCKEON

01-03-28 H Fiscal Note Req as amended BY HA #1/

St Mndt Fis Note Fld Amnd

BLACK St Mndt Fis Note Req Amnd

Amendment No.01 HAMOS

H Recommends be Adopted HLBR/010-005-000

H Cal Ord 2nd Rdg-Shrt Dbt

01-04-03 H H Cal Ord 2nd Rdg-Shrt Dbt

Н

01-04-04 H Fiscal Note Filed as amnded

> H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

HB-0497---Cont. 1246

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-0498 HAMOS.

820 ILCS 405/241

from Ch. 48, par. 351

Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the definition of "week".

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0499 MADIGAN,MJ - HAMOS.

220 ILCS 5/13-100

from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act, Adds a caption and makes technical changes to the short title Section of the Telecommunications Article.

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Executive

01-03-15 H Primary Sponsor Changed To MADIGAN,MJ

H Added As A Joint Sponsor HAMOS

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0500 HAMOS – KENNER – BOST – WIRSING – CROTTY, MCKEON, FLOW-ERS, SCHOENBERG, FEIGENHOLTZ, FRANKS, SCULLY, RYAN, MCCARTHY, FORBY, FOWLER, DAVIS, MONIQUE, SCOTT, MOR-ROW, OSTERMAN, GILES, MILLER, YARBROUGH, DELGADO, BO-LAND, CURRY, JULIE, O'BRIEN, REITZ, YOUNGE AND MATHIAS.

20 ILCS 3805/7.24i new

30 ILCS 105/5.545 new

Amends the Illinois Housing Development Act. Creates the Homeowners Emergency Mortgage Assistance and Counseling Program. Allows the Illinois Housing Development Authority to make grants to designated agencies. Provides that the designated agencies must use grant moneys to make mortgage payments on behalf of mortgagors. Sets requirements for eligibility for assistance. Requires mortgagors to repay the assistance. Requires the Authority to maintain a toll-free telephone number to inform mortgagors and the public about the Homeowners Emergency Mortgage Assistance and Counseling Program. Requires mortgagees to include a notice that the mortgagor may be eligible for assistance under the Program with notices of delinquency inailed to mortgagors. Amends the State Finance Act to create the Homeowners Emergency Mortgage Assistance and Counseling Fund. Effective immediately.

FISCAL NOTE (Illinois Housing Development Authority) House Bill 500 requires the authority to establish a program to prevent foreclosures by providing temporary loans for payments on mortgages for single-family residences under certain circumstances. The legislation does not reference a funding level, and without specific information regarding the scale and scope of the proposal its fiscal effect on IHDA cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-31 H Filed With Clerk

H Added As A Joint Sponsor KENNER

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to State Government Administration

01-02-09 H Added As A Co-sponsor FEIGENHOLTZ

H Fiscal Note Filed

H Committee State Government Administration

01-02-16 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

```
01-02-20 H Added As A Co-sponsor FRANKS
01-02-22 H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor RYAN
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor FORBY
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor DAVIS, MONIQUE
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor GILES
        H Added As A Co-sponsor MILLER
        H Added As A Co-sponsor YARBROUGH
01-02-23 H Joint Sponsor Changed to BOST
        H Joint Sponsor Changed to WIRSING
        H Joint Sponsor Changed to CROTTY
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor SCHOENBERG
        H 3rd Rdg-Shrt Dbt-Pass/Vote 115-001-000
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor CURRY, JULIE
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor YOUNGE
        H Added As A Co-sponsor MATHIAS
01-02-27 S Arrive Senate
        S Placed Calndr First Rdg
01-02-28 S Chief Sponsor RAUSCHENBERGER
        S First reading
                                  Referred to Sen Rules Comm
01-03-29 S Added as Chief Co-sponsor MYERS
01-04-19 S Sponsor Removed RAUSCHENBERGER
        S Alt Chief Sponsor Changed MYERS
01-04-20 S Added as Chief Co-sponsor PETERSON
01-04-26 S Added as Chief Co-sponsor WALSH,T
        S Added as Chief Co-sponsor SULLIVAN
01-04-30 S Added As A Co-sponsor BOMKE
01-05-09 S Added As A Co-sponsor CLAYBORNE
     SCULLY - HOFFMAN - MURPHY - FLOWERS - RYAN.
```

HB-0501

Appropriates \$1,000,000 to the Illinois Community College Board for making community college foundation matching grant awards as authorized by Public Act 91-664. Effective July 1, 2001.

```
H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor MURPHY
         H Added As A Joint Sponsor FLOWERS
                                     Referred to Hse Rules Comm
         H First reading
01-02-06 H
                                     Assigned to Appropriations-Higher Education
01-02-07 H Added As A Joint Sponsor RYAN
01-03-16 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0502 SCULLY - MURPHY - MILLER - FLOWERS - DAVIS, MONIQUE, DELGADO, GARRETT, CROTTY, FORBY, FOWLER, YARBROUGH, OSTERMAN, HOWARD, KENNER AND MULLIGAN.

105 ILCS 5/2-3,131 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, 2001.

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

01-01-31 H Filed With Clerk

```
01-01-31 H Filed With Clerk
        H Added As A Joint Sponsor MURPHY
        H Added As A Joint Sponsor MILLER
        H Added As A Joint Sponsor FLOWERS
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor GARRETT
```

H First reading Referred to Hse Rules Comm

1248 HB-0502---Cont.

```
01-02-06 H
                                           Assigned to Elementary & Secondary
                                             Education
     01-02-07 H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor FORBY
               H Added As A Co-sponsor FOWLER
     01-02-14 H Added As A Co-sponsor YARBROUGH
     01-02-22 H Added As A Co-sponsor OSTERMAN
               H Added As A Co-sponsor HOWARD
               H Added As A Co-sponsor KENNER
                                           Do Pass/Short Debate Cal 016-000-000
     01-02-23 H
               H Placed Cal 2nd Rdg-Shrt Dbt
               H Added As A Co-sponsor MULLIGAN
      01-02-27 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-003-000
               H Added As A Joint Sponsor DAVIS, MONIQUE
      01-03-07 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-24 S Chief Sponsor HALVORSON
                                           Referred to Sen Rules Comm
      01-04-25 S First reading
HB-0503
            HOFFMAN.
                                  from Ch. 95 1/2, par. 3-104
  625 ILCS 5/3-104
  625 ILCS 5/3-114.1 new
  625 ILCS 5/3-302
                                   from Ch. 95 1/2, par. 3-302
```

Amends the Illinois Vehicle Code. Provides for the issuance of certificates of title in transfer-on-death (TOD) beneficiary form. Provides that if a certificate of this type is issued, title to the vehicle passes to the TOD beneficiary or beneficiaries at the owner's death, subject to whatever other transfers the owner may have executed. Provides that any application for a certificate of title to a vehicle or a rebuilt vehicle on the required form must include the names and addresses of any transfer on death (TOD) beneficiaries to whom ownership of the vehicle would pass in the event of the owner's death.

NOTE(S) THAT MAY APPLY: Fiscal

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Assigned to Transportation & Motor Vehicles 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0504

SCOTT - GARRETT - MATHIAS - FLOWERS - OSTERMAN, FEIGEN-HOLTZ, HAMOS, SLONE, FRANKS, FRITCHEY, HOWARD, KENNER, WINTERS, BEAUBIEN, LYONS, EILEEN, DART, SCULLY, LANG, GILES AND MCKEON.

New Act 30 ILCS 105/5.545 new

Creates the Live Near Work Act. Allows the Illinois Housing Development Authority to make grants from the Live Near Work Fund to employers, municipalities, counties, and non-profit housing organizations to develop and implement employer-assisted housing programs. Requires the Authority to adopt rules for determining eligibility for grants, regulating the use of grant funds, and reporting the results and impacts of the grants. Provides that grants may be used to match employer investments in housing resources. Provides that grants may be used to support the administration of employer-assisted housing programs. Limits the amount of moneys in the Fund that may be used for grants to non-profit organizations. Provides that the Act is repealed on July 1, 2006. Effective immediately.

FISCAL NOTE (Illinois Housing Development Authority) HB 504 requires the authority to esablish a fund to develop and implement employer-assisted housing programs. The legislation does not reference a funding level, and without specific information regarding the scale and scope of the proposal, its fiscal effect on IHDA cannot be determined. NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford

01-01-31 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor GARRETT H Added As A Joint Sponsor MATHIAS

Assigned to State Government Administration

1249 HB-0504—Cont.

```
01-02-07 H Added As A Joint Sponsor FLOWERS
         H Added As A Joint Sponsor OSTERMAN
         H Added As A Co-sponsor FEIGENHOLTZ
01-02-09 H
                                    Fiscal Note Filed
                                    Committee State Government Administration
01-02-20 H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor SLONE
01-02-22 H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor KENNER
01-02-23 H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor BEAUBIEN
01-02-28 H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor SCULLY
01-03-01 H
                                    Do Pass/Short Debate Cal 008-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-09 H Added As A Co-sponsor LANG
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
        H Added As A Co-sponsor GILES
        H Added As A Co-sponsor MCKEON
01-03-28 S Arrive Senate
        S Placed Calndr First Rdg
01-03-30 S Chief Sponsor RAUSCHENBERGER
        S First reading
                                    Referred to Sen Rules Comm
01-04-05 S Added As A Co-sponsor RADOGNO
01-04-17 S Added as Chief Co-sponsor RONEN
01-04-19 S Added as Chief Co-sponsor OBAMA
01-04-25 S Added as Chief Co-sponsor PETERSON
01-05-01 S Added As A Co-sponsor HALVORSON
```

HB-0505 SCOTT – MATHIAS – ERWIN – SLONE – HAMOS, BEAUBIEN, DART, LANG AND BERNS.

New Act 30 ILCS 105/5.545 new

Creates the Local Planning Technical Assistance Act. Requires the Department of Commerce and Community Affairs to promote the principles of sensible planning. Defines "sensible planning." Allows the Department to make grants to counties and municipalities to develop, update, administer, and implement comprehensive plans, subsidiary plans, land development regulations, and development incentives that conform to the principles of sensible planning. Requires the Department to set eligibility criteria for the grants, criteria for the use of grant funds, and reporting requirements. Allows the Department to prepare model ordinances, manuals, and other technical publications that are founded upon the principles of sensible planning. Allows the Department to provide educational and training programs promoting the principles of sensible planning. Requires the Department to report at least annually to the Governor and the General Assembly on (i) the results and impacts of county and municipal activities funded by the grants; (ii) the distribution of the grants; (iii) model ordinances, manuals, and technical publications prepared by the Department; and (iv) educational and training programs required by the Department. Amends the State Finance Act to create the Local Planning Fund. Effective immediately.

FISCAL NOTE (Department of Commerce and Community Affairs) The fiscal impact of House Bill 505 for the preparation of publications, education and training programs, and annual reporting is estimated at \$902,400 from the Local Planning Fund. The amount of technical assistance grant funding available and the costs of administering those grants cannot be determined from this legislation.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Local Planning Technical Assistance Act. Allows the Department of Commerce and Community Affairs to make technical assistance grants

to units of local government; planning agencies; educational institutions; and other not-for-profit organizations and associations to develop, update, administer, and implement comprehensive plans, subsidiary plans, land development regulations, development incentives, market feasibility studies, architectural renderings, and environmental assessments that promote comprehensive planning. Provides that the grants may be used to write or revise local comprehensive plans. Suggests elements to be included in a comprehensive plan. Allows the Department to set eligibility requirements for the grants, set criteria for the use of grant funds, and require periodic reporting of the results and impact of activities funded by the grants. Allows the Department to prepare model ordinances, manuals, and other technical publications that promote comprehensive planning. Provides that if a county or municipality is receiving assistance in writing or revising a comprehensive plan, land use regulations and land use actions must be consistent with the comprehensive plan. Provides that counties and municipalities that adopt official comprehensive plans may be eligible for additional preferences in certain State programs. Allows the Department to provide educational and training programs that promote and encourage comprehensive planning. Requires the Department to annually report certain information to the Governor and the General Assembly. Amends the State Finance Act to create the Local Planning Fund. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Creates the Local Planning Technical Assistance Act. Contains a short title only.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-31 H Filed With Clerk
                                        Referred to Hse Rules Comm
             H First reading
   01-02-06 H Added As A Joint Sponsor MATHIAS
             H Added As A Joint Sponsor ERWIN
                                        Assigned to Conservation & Land Use
                                        Fiscal Note Filed
   01-02-14 H
                                        Committee Conservation & Land Use
   01-02-23 H Added As A Co-sponsor BEAUBIEN
   01-02-28 H Added As A Co-sponsor DART
   01-03-08 H
                                        Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-09 H Added As A Co-sponsor LANG
   01-03-27 H
                    Amendment No.01
                                        SCOTT
                    Amendment referred to HRUL
             Н
             H Cal Ord 2nd Rdg-Shrt Dbt
                                        SCOTT
   01-03-30 H
                    Amendment No.01
             H Recommends be Adopted HRUL/005-000-000
             H Second Reading-Short Debate
                    Amendment No.01
                                        SCOTT
                                                                Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-002-000
             H Added As A Joint Sponsor SLONE
             H Added As A Joint Sponsor HAMOS
             H Added As A Co-sponsor BERNS
   01-04-06 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor RAUSCHENBERGER
             S First reading
                                        Referred to Sen Rules Comm
   01-04-09 S Added As A Co-sponsor RADOGNO
   01-04-11 S Added As A Co-sponsor PETERSON
   01-04-17 S Added as Chief Co-sponsor OBAMA
             S Added as Chief Co-sponsor RONEN
   01-04-19 S Added as Chief Co-sponsor MADIGAN,L
   01-04-23 S Added As A Co-sponsor DEMUZIO
   01-04-24 S Added As A Co-sponsor HALVORSON
   01-04-25 S Added as Chief Co-sponsor PETERSON
             S Added As A Co-sponsor GEO-KARIS
   01-04-26 S Added As A Co-sponsor BOMKE
   01-04-27 S Added As A Co-sponsor SILVERSTEIN
   01-05-02 S
                                        Assigned to Executive
   01-05-09 S
                    Amendment No.01
                                        EXECUTIVE S
                                                                Adopted
```

1251 HB-0505—Cont.

```
01-05-10 S
                                            Recmnded do pass as amend 012-000-000
               S Placed Calndr, Second Rdg
      01-05-11 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-25 S Added As A Co-sponsor SULLIVAN
      01-07-01 S
                                            Refer to Rules/Rul 3-9(b)
HB-0506
            DART - CROSS - DELGADO - MULLIGAN - FLOWERS, CROTTY,
            FRITCHEY AND YARBROUGH.
   20 ILCS 505/4b new
  750 ILCS 30/1
                                   from Ch. 40, par. 2201
  750 ILCS 30/2
                                   from Ch. 40, par. 2202
  750 ILCS 30/3-2.5 new
  750 ILCS 30/3-2.10 new
  750 ILCS 30/4
                                   from Ch. 40, par. 2204
  750 ILCS 30/5
                                   from Ch. 40, par. 2205
                                   from Ch. 40, par. 2207
  750 ILCS 30/7
  750 ILCS 30/8
                                   from Ch. 40, par. 2208
  750 ILCS 30/9
                                   from Ch. 40, par. 2209
  750 ILCS 30/10
                                   from Ch. 40, par. 2210
```

Amends the Children and Family Services Act and the Emancipation of Mature Minors Act. Changes the short title of the latter Act to the Emancipation of Minors Act. Provides for the partial emancipation of homeless minors. Authorizes the Department of Children and Family Services to license youth transitional housing programs to provide services, shelter, or housing to homeless minors. Effective immediately.

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

Adds reference to: 225 ILCS 10/2.23 new

Amends the Child Care Act of 1969 to add a definition of "youth transitional housing facility". In the Emancipation of Minors Act (new short title), provides that an order granting custody or guardianship of a child to the Department of Children and Family Services may not be terminated or modified for the purpose of obtaining emancipation of the child as a homeless minor (instead of providing that no child may be terminated from DCFS custody or guardianship for the purpose of obtaining emancipation). Provides that nothing in the Emancipation of Minors Act relieves any State or local agency of any obligation imposed by law to provide services or assistance to any eligible child or youth.

```
01-01-31 H Filed With Clerk
        H Added As A Joint Sponsor CROSS
01-02-05 H First reading
                                    Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor DELGADO
        H Added As A Co-sponsor CROTTY
01-02-07 H
                                     Assigned to Judiciary I - Civil Law
         H Added As A Joint Sponsor MULLIGAN
         H Added As A Joint Sponsor FLOWERS
01-02-22 H Added As A Co-sponsor FRITCHEY
                                    Do Pass/Short Debate Cal 012-000-000
01-03-01 H
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-21 H Added As A Co-sponsor YARBROUGH
01-03-27 H
                Amendment No.01
                                    DART
                Amendment referred to HRUL
        H
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-30 H
                Amendment No.01
                                    DART
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
                Amendment No.01
                                    DART
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0507 MURPHY - BOLAND.

10 ILCS 5/1A-20 new

Amends the Election Code. Requires that the State Board of Elections develop, and the appropriate election jurisdictions administer, a pilot program for use at the consolidated election in 2001 in the Thirtieth Representative District that requires voter insertion of ballots at polling places into automatic counting equipment that rejects defective ballots. Effective immediately.

```
FISCAL NOTE (State Board of Elections)
      HB507 would have minimal fiscal impact on the operations of
      the State Board of Elections. Any cost to implement the pro-
      visions of HB507, as introduced, can be absorbed within the
      regular operating budget.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      01-01-31 H Filed With Clerk
      01-02-05 H First reading
                                             Referred to Hse Rules Comm
      01-02-07 H
                                             Fiscal Note Filed
                                             Committee Rules
                Н
                H Added As A Joint Sponsor BOLAND
      01-02-15 H
                                              Assigned to Elections & Campaign Reform
      01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-0508
             HARTKE - TURNER JOHN - BLACK - POE, LAWFER, JONES JOHN,
             SOMMER AND BERNS.
  625 ILCS 5/3-809
                                     from Ch. 95 1/2, par. 3-809
  Amends the Illinois Vehicle Code. Provides that farm wagon tank trailers with a ca-
pacity of 3,000 (rather than 2,000) gallons or less shall be registered upon application
and the payment of a $13 fee for the 2-year registration period. Effective July 1, 2001.
      FISCAL NOTE (Office of the Secretary of State)
       The legislation will have no fiscal impact on the Secretary of
      State.
      FISCAL NOTE (Department of Transportation)
      There is no data currently available to determine an accurate
      fiscal impact at this time.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-01-31 H Filed With Clerk
                H Added As A Joint Sponsor TURNER, JOHN
                H Added As A Co-sponsor LAWFER
      01-02-05 H First reading
                                              Referred to Hse Rules Comm
      01-02-07 H
                                              Assigned to Transportation & Motor Vehicles
      01-02-15 H
                                              Fiscal Note Filed
                                              Do Pass/Short Debate Cal 021-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Second Reading-Short Debate
                H Placed Calndr, 3rd Reading
                H Added As A Joint Sponsor BLACK
                H Added As A Joint Sponsor POE
                H Added As A Co-sponsor JONES, JOHN
                H Added As A Co-sponsor SOMMER
      01-02-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
      01-02-20 H Added As A Co-sponsor BERNS
                S Arrive Senate
                S Placed Calndr First Rdg
      01-02-26 S
                                              Fiscal Note Filed
                S Placed Calndr First Rdg
      01-04-09 $ Chief Sponsor BOMKE
      01-04-10 S First reading
                                             Referred to Sen Rules Comm
      01-04-25 S
                                              Assigned to Transportation
      01-05-02 S
                                              Recommended do pass 007-000-000
                S Placed Calndr, Second Rdg
      01-05-03 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-09 S Third Reading - Passed 056-000-000
                H Passed both Houses
      01-06-07 H Sent to the Governor
      01-06-28 H Governor approved
                     Effective Date 01-07-01
                Н
                     PUBLIC ACT 92-0015
             BIGGINS - TURNER, ART - LYONS, JOSEPH - SAVIANO - MOORE.
HB-0509
```

1B-U5U9 BIGGINS - IURNER, ARI - LYONS, JUSEPH - SAVIANO - MOUKE

35 ILCS 200/16-125

Amends the Property Tax Code. In a Section concerning hearings held by boards of review in counties with 3,000,000 or more inhabitants, provides that the board may destroy or otherwise dispose of complaints and records pertaining thereto after the lapse of 5 (now, 10) years from the date of filing. Effective immediately.

```
01-01-31 H Filed With Clerk
01-02-05 H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Revenue
01-02-23 H Added As A Joint Sponsor TURNER, ART
         H Added As A Joint Sponsor LYONS, JOSEPH
         H Added As A Joint Sponsor SAVIANO
         H Added As A Joint Sponsor MOORE
01-03-16 H
                                      Do Pass/Short Debate Cal 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
01-03-29 S Chief Sponsor JONES, W
         S Added as Chief Co-sponsor MOLARO
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Revenue
01-05-03 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
01-05-08 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-09 S Third Reading - Passed 056-000-000
         H Passed both Houses
01-06-07 H Sent to the Governor
01-07-24 H Governor approved
             Effective Date 01-07-24
         Н
              PUBLIC ACT 92-0133
```

HB-0510 WRIGHT - MATHIAS.

705 ILCS 205/1

from Ch. 13, par. 1

Amends the Attorney Act. Provides that an unlicensed person or entity may not advertise or hold itself out to practice law, give legal advice, or own, conduct, or maintain a facility to practice law or give legal advice. Provides that the remedies available for the unauthorized practice of law include, but are not limited to: (i) appropriate equitable relief; (ii) a civil penalty not to exceed \$5,000; (iii) actual damages; (iv) reasonable attorney's fees and costs; (v) punitive damages if the conduct was willful, intentional, or done with reckless disregard to the rights of others; and (vi) other relief deemed necessary to remedy the wrongdoing.

```
01-01-31 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MATHIAS
01-02-07 H Assigned to Judiciary I - Civil Law
01-03-16 H Re-Refer Rules/Rul 19(a)
01-07-18 H Primary Sponsor Changed To WRIGHT
```

HB-0511 TURNER, JOHN.

01-01-31 H Filed With Clerk

```
765 ILCS 510/1 from Ch. 96 1/2, par. 4401 from Ch. 96 1/2, par. 4402 from Ch. 96 1/2, par. 4402
```

Amends the Mineral Lease Release of Record Act. Provides that the Act applies to oil and gas leases rather than just coal leases.

```
01-02-05 H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Judiciary I - Civil Law
01-03-01 H
                                     Do Pass/Short Debate Cal 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-07 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H
                                     Motion Filed PURSUANT TO HOUSE
         Н
                                     RULE 60(B), I MOVE
                                     TO TABLE HB 511
         Н
                                     -TURNER JOHN
         H Cal Ord 3rd Rdg-Short Dbt
01-03-28 H
                                     Motion TO TABLE HB 5
                                     Motion Prevailed
         H Tabled By Sponsor
```

HB-0512 1254

HB-0512 TURNER, JOHN.

735 ILCS 5/17-101 from Ch. 110, par. 17-101

Amends the Code of Civil Procedure. Provides that the ownership of an interest in the surface of lands by a co-owner of an interest in minerals underlying the surface does not prevent partition of the mineral estate. Provides that the amendatory Act is a declaration of existing law. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:
765 ILCS 510/1 from Ch. 96 1/2, par. 4401
765 ILCS 510/2 from Ch. 96 1/2, par. 4402

Amends the Mineral Lease Release of Record Act. Provides that the Act applies to oil and gas leases rather than just coal leases.

SENATE AMENDMENT NO. 1.

Provides that the amendatory Act may not be construed to allow an owner of a mineral interest in coal to mine and remove the coal by the surface method of mining without first obtaining the consent of all of the owners of the surface to the mining and removal of coal by the surface method of mining.

```
01-01-31 H Filed With Clerk
01-02-05 H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Judiciary I - Civil Law
                                      Do Pass/Short Debate Cal 012-000-000
01-03-01 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-22 H
                Amendment No.01
                                      TURNER, JOHN
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.01
                                      TURNER JOHN
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Short Debate
                 Amendment No.01
                                      TURNER, JOHN
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-03-29 S Chief Sponsor ROSKAM
                                      Referred to Sen Rules Comm
         S First reading
01-04-18 S
                                      Assigned to Judiciary
                                      Recommended do pass 011-000-000
01-04-25 S
           Placed Calndr, Second Rdg
01-05-09 S Filed with Secretary
         S
                Amendment No.01
                                      ROSKAM
         S
                Amendment referred to SRUL
01-05-10 S
                Amendment No.01
                                     ROSKAM
                Rules refers to
                                       SJUD
01-05-11
         S Second Reading
         S Placed Calndr, 3rd Reading
01-05-17 S
                Amendment No.01
                                      ROSKAM
         S Be apprvd for consideratn SJUD/006-000-000
         S Recalled to Second Reading
                Amendment No.01
                                      ROSKAM
                                                               Adopted
         S Placed Calndr, 3rd Reading
01-05-18 S Third Reading - Passed 056-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-21 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
01-05-22 H
                Mtn to Concur Referr ed HJUA
         H Calendar Order of Concurren 01
01-05-23 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HJUA/010-000-000
         H H Concurs in S Amend 01/113-000-000
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-16 H Governor approved
         Н
             Effective Date 01-08-16
         Н
             PUBLIC ACT 92-0379
```

1255 HB-0513

HB-0513 SMITH, MICHAEL – BOLAND – MURPHY – BLACK – MCAULIFFE AND POE.

40 ILCS 5/14-104 from Ch. 108 1/2, par. 14-104

Amends the State Employee Article of the Pension Code. Changes the method of calculating interest when purchasing service credit for certain periods of military service. Effective immediately.

PENSION NOTE (Pension Laws Commission)

SERS estimates that there are over 9,000 employees with quali-

fying military service credit at an estimated average cost of

\$2,000 per member. Therefore, if every member of SERS with pre-

vious military service purchases the credit, accrued liability

is estimated to increase by \$18.0 million. Assuming only 50% of SERS members with prior military service purchase the credit,

which is more likely, the estimated accrued liability would

increase by \$9.0 million.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-01-31 H Filed With Clerk
```

01-02-05 H First reading Referred to Hse Rules Comm

01-02-09 H Pension Note Filed H Committee Rules

01-02-15 H Assigned to Personnel & Pensions

01-03-13 H Added As A Co-sponsor POE

01-03-16 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-22 H Added As A Joint Sponsor BOLAND

H Added As A Joint Sponsor MURPHY H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000

H Added As A Joint Sponsor BLACK

H Added As A Joint Sponsor MCAULIFFE

01-03-27 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor BOMKE

S First reading Referred to Sen Rules Comm

01-04-06 S Assigned to Insurance & Pensions 01-05-08 S Recommended do pass 009-000-000

S Placed Calndr, Second Rdg

01-05-09 S Added as Chief Co-sponsor DUDYCZ

01-05-16 S Second Reading

S Placed Calndr,3rd Reading

. 01-05-17 S Added as Chief Co-sponsor O'MALLEY

S Third Reading - Passed 055-002-000

H Passed both Houses

01-06-14 H Sent to the Governor

01-07-12 H Governor approved

I Effective Date 01-07-12

H PUBLIC ACT 92-0054

HB-0514 SMITH, MICHAEL - MCKEON.

```
from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-114
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
                                  from Ch. 108 1/2, par. 15-145
40 ILCS 5/15-145
                                  from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-133.1
                                  from Ch. 108 1/2, par. 16-143.1
40 ILCS 5/16-143.1
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 805/8.25 new
```

Amends the State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Pension Code to provide for a one-time increase in certain retirement and survivor's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

```
According the systems, HB514 would increase the accrued
    liabilities of the affected systems by $851.1 million. The
    corresponding increases in annual required contributions have
    not been calculated, but may be significant. The estimated
    fiscal impact of HB514 for each system affected is as follows:
    State Employees' Retirement System
    According to the Systems' actuary, HB514 is expected to in-
    crease the accrued liabilities by $210.5 million. The corre-
    sponding required annual employer contributions, per Public
    Acts 88-593 and 90-65, have not been calculated.
    State Universities Retirement System
    SURS has not prepared an updated cost estimate. Based on FY1997
    actuarial data, the actuary for SURS estimated the one-time in-
    crease would raise the accrued liabilities by $120.0 million.
    Teachers' Retirement System
    Based on membership data as of June 30, 1998, the actuary for
    TRS estimates HB514 would increase the accrued liabilities of
    the System by $399.1 million. Assuming the benefit increase is
    funded at a level percent of payroll, the increase in FY 2000
    contributions is expected to be $20.7 million, or 0.35% of
    payroll. The increase in required annual employer contri-
    butions, per Public Acts 88-593 and 90-582, have not been
    calculated, but would grow at the same rate as payroll.
    Chicago Teachers' Pension Fund
    Based on December 31, 1998 membership data, the actuary for the
    Chicago Teachers' Pension Fund estimates HB514 would increase
    the accrued liabilities of the Fund by $121.5 million. The
    corresponding increases in required annual employer contribu-
    tions, per Public Act 89-15 and 90-582, have not been calculat-
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-01-31 H Filed With Clerk
                                              Referred to Hse Rules Comm
    01-02-05 H First reading
    01-02-06 H Added As A Joint Sponsor MCKEON
    01-02-09 H
                                              Pension Note Filed
              Н
                                              Committee Rules
    01-02-15 H
                                              Assigned to Personnel & Pensions
                                              Re-Refer Rules/Rul 19(a)
    01-03-16 H
           SMITH.MICHAEL - BOLAND AND TURNER_JOHN.
105 ILCS 5/18-8.05
105 ILCS 235/15-10
105 ILCS 235/15-15
```

HB-0515

105 ILCS 235/15-20

105 ILCS 235/15-25 rep.

Amends the School Code and the State Aid Continuing Appropriation Law. In the State aid formula provisions of the School Code, makes changes concerning increasing the foundation level of support, the average daily attendance figures utilized in the computation of general State aid, and how supplemental general State aid is calculated and which school districts may receive it. Repeals the provision of the State Aid Continuing Appropriation Law that repeals the Law on June 30, 2001. Removes provisions in the Law that limit the Law to fiscal years 1999 through 2001, except that in provisions concerning supplementary grants in aid, continues the Law only through fiscal year 2002. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-31 H Filed With Clerk
   01-02-05 H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Approp-Elementary & Secondary
                                           Educ
            H Added As A Joint Sponsor BOLAND
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
   01-05-15 H Added As A Co-sponsor TURNER, JOHN
```

HB-0516 SMITH, MICHAEL - MCKEON.

```
40 ILCS 5/4-109.1
                                   from Ch. 108 1/2, par. 4-109.1
30 ILCS 805/8.25 new
```

1257 HB-0516—Cont.

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides for a 3% annual increase in surviving spouse pensions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)
HB 516 would increase the accrued liability of the Downstate Firefighters' pension funds by \$244.7 million. The resulting increase in total annual cost is estimated to be \$16.7 million, or 4.57% of payroll. The increase in accrued liability and annual cost would vary by individual fund and would increase commensurate with payroll.

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

```
01-01-31 H Filed With Clerk
```

01-02-05 H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor MCKEON

01-02-07 H Assigned to Personnel & Pensions 01-02-27 H Pension Note Filed

H Committee Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0517 SMITH, MICHAEL, FRANKS AND BOST.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code. Provides the alternative (State police) retirement formula for persons employed by the Department of State Police in its crime laboratory system. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 517 cannot be calculated, as the number of forensic service employees affected cannot be determined. However, it is estimated that as many as 480 employees could be included.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-31 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Personnel & Pensions
01-02-28 H Added As A Co-sponsor FRANKS
01-03-01 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

H Added As A Co-sponsor BOST

HB-0518 SMITH, MICHAEL.

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the State Employee Article of the Illinois Pension Code. Provides the alternative (State police) retirement formula for a person employed by the Illinois Department of Transportation as a flight safety coordinator or Bureau Chief of Air Operations. Effective immediately.

Referred to Hse Rules Comm

PENSION NOTE (Illinois Pension Laws Commission)

The fiscal impact of HB518 is expected to be very small, as

fewer than ten employees would be affected.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-01-31 H Filed With Clerk 01-02-05 H First reading

01-02-07 H Assigned to Personnel & Pensions
01-02-09 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0519 SMITH, MICHAEL - KLINGLER.

```
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 40 ILCS 5/7-139.8 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. 9-121.10 from Ch. 108 1/2, par. 14-110 40 ILCS 5/15-134.6 new 40 ILCS 5/3-110.5 rep. 40 ILCS 5/7-139.7 rep.
```

Amends the Illinois Pension Code. Authorizes an active member of the State Employees' Retirement System who is employed in a position for which he or she earns el-

igible 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.

Re-Refer Rules/Rul 19(a)

```
The fiscal impact of HB519 cannot be determined because the amount of service credit that would be transferred is unknown. It is estimated to be minor as the transferred and required employee contributions should offset most of the increase in accrued liability.

NOTE(S) THAT MAY APPLY: Fiscal; Pension
01-01-31 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-09 H Pension Note Filed
H Committee Rules
01-02-15 H Assigned to Personnel & Pensions
```

PENSION NOTE (Illinois Pension Laws Commission)

01-03-30 H Added As A Joint Sponsor KLINGLER **HB-0520** TURNER, ART – MOORE.

01-03-16 H

```
New Act
 30 ILCS 105/6z-18
                                   from Ch. 127, par. 142z-18
 30 ILCS 105/6z-20
                                   from Ch. 127, par. 142z-20
 35 ILCS 105/1a
                                   from Ch. 120, par. 439.1a
 35 ILCS 105/3-10
                                   from Ch. 120, par. 439.3-10
 35 ILCS 105/9
                                   from Ch. 120, par. 439.9
 35 ILCS 120/1c
                                   from Ch. 120, par. 440c
 35 ILCS 120/2-10
                                   from Ch. 120, par. 441-10
 35 ILCS 120/3
                                   from Ch. 120, par. 442
```

Creates the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% of the gross receipts upon persons engaged in the business of leasing automobiles and a tax at the rate of 5% of the leasing price upon the privilege of using in this State an automobile that is leased from a lessor. Amends the State Finance Act, the Use Tax Act, and the Retailers' Occupation Tax Act. Imposes a use tax and a retailers' occupation tax at the rate of 1.25% on any motor vehicle that is sold to a lessor for the purpose of leasing under a lease subject to the Automobile Leasing Occupation and Use Tax Act. Imposes a tax at the rate of 5% on a motor vehicle that has been leased by a lessor to a lessee under a lease that is subject to the Automobile Leasing Occupation and Use Tax Act and is subsequently sold to the lessee of the vehicle. Provides for the distribution of proceeds of the tax. Effective July 1, 2001.

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

01-01-31 H Filed Witfi Clerk
H Added As A Joint Sponsor MOORE

01-02-05 H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0521 MAY – DELGADO – GARRETT – FLOWERS – COULSON, FEIGEN-HOLTZ, FRITCHEY, SCULLY, RYAN, MCCARTHY, MILLER, KURTZ, ACEVEDO, BOLAND, BRADLEY, BRUNSVOLD, BUGIELSKI, BURKE, COLLINS, CROTTY, CURRY, JULIE, DART, DAVIS, MONIQUE, FORBY, FOWLER, FRANKS, HAMOS, HANNIG, HARTKE, JONES, LOU, JONES, SHIRLEY, LANG, LYONS, JOSEPH, MCKEON, MENDOZA, MULLIGAN, NOVAK, O'BRIEN, SCHOENBERG, SCOTT, SLONE, SMITH, MICHAEL, TURNER, ART AND YOUNGE.

```
5 ILCS 375/2 from Ch. 127, par. 522
5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
5 ILCS 375/15 from Ch. 127, par. 535
```

Amends the State Employees Group Health Insurance Act of 1971. Provides that self-employed persons and small businesses may be provided group health coverage under the Act. Limits small businesses to those with 25 or fewer employees.

FISCAL NOTE (Department of Central Management Services) The Department estimates there would be approximately 282,000 registered small businesses eligible to apply under HB 521. Since all Plan expenses are borne by the participating units, HB 521 would have minimal fiscal impact on the State. However, expenditure authority appropriations for the Local Government Health Insurance Reserve Fund would have to be increased significantly to cover payments for medical claims and administrative costs. Assuming approximately 1%-2% of the eligible small businesses would apply during the first year, the Department estimates first year administrative costs of approximately \$600,000, including 7-10 staff. Subsequent fiscal year administrative costs would increase with increased participation.

HOUSE AMENDMENT NO. 1.

Adds reference to: 5 ILCS 375/13.2 from Ch. 127, par. 533.2 30 ILCS 105/25 from Ch. 127, par. 161

Provides that the payments for insurance on behalf of self-insureds and employees of qualified small businesses shall be deposited into the Small Employers Health Insurance Reserve Fund rather than the Local Government Health Insurance Reserve Fund.

```
HOUSE AMENDMENT NO. 2.
Adds an effective date of January 1, 2003.
   STATE MANDATES NOTE, H-AM 1, 2
   (Department of Commerce and Community Affairs)
   In the opinion of DCCA, HB 521 (H-am 1, 2) does not create a
   State mandate under the State Mandates Act.
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-31 H Filed With Clerk
   01-02-05 H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor DELGADO
            H Added As A Joint Sponsor GARRETT
   01-02-07 H
                                        Assigned to Personnel & Pensions
            Н
                                        Fiscal Note Requested OSMOND
                                        Committee Personnel & Pensions
            H Added As A Joint Sponsor FLOWERS
            H Added As A Co-sponsor FEIGENHOLTZ
   01-02-22 H Added As A Co-sponsor FRITCHEY
   01-02-28 H
                                        Fiscal Note Filed
                                        Re-assigned to Health Care Availability &
                                          Access
            H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor RYAN
            H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor MILLER
   01-03-06 H Added As A Joint Sponsor COULSON
   01-03-07 H
                   Amendment No.01
                                        HEALTH CARE H
                                                                 Adopted
                   Amendment No.02
            Н
                                        HEALTH CARE H
                                                                 Adopted
                                        Do Pass Amend/Short Debate 011-000-000
            Н
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-08 H
                                        St Mndt Fis Note Req Amnd
            H Cal Ord 2nd Rdg-Shrt Dbt
                                        St Mndt Fis Note Fld Amnd
   01-03-16 H
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-26 H Added As A Co-sponsor KURTZ
   01-04-03 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor ACEVEDO
            H Added As A Co-sponsor BOLAND
            H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor BRUNSVOLD
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor COLLINS
            H Added As A Co-sponsor CROTTY
```

H Added As A Co-sponsor CURRY, JULIE H Added As A Co-sponsor DART

```
01-04-03--Cont.
        H Added As A Co-sponsor DAVIS, MONIQUE
        H Added As A Co-sponsor FORBY
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor HANNIG
        H Added As A Co-sponsor HARTKE
        H Added As A Co-sponsor JONES, LOU
        H Added As A Co-sponsor JONES, SHIRLEY
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor MENDOZA
        H Added As A Co-sponsor MULLIGAN
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor YOUNGE
01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 096-020-000
        S Arrive Senate
         S Placed Calndr First Rdg
01-04-09 S Chief Sponsor JACOBS
01-04-10 S First reading
                                   Referred to Sen Rules Comm
01-04-17 S Sponsor Removed JACOBS
        S Alt Chief Sponsor Changed LINK
         S Added as Chief Co-sponsor JACOBS
01-05-03 S Added as Chief Co-sponsor OBAMA
```

HB-0522 MAY – GARRETT – FLOWERS – DAVIS,MONIQUE – LYONS,JOSEPH, SCHOENBERG, FRITCHEY, MILLER, HOWARD AND KENNER.

New Act

Creates the Disclosure of Personal Information Act. Prohibits a financial institution from disclosing or making use of certain personal information concerning a consumer collected by the financial institution in a manner other than to effect, administer, or enforce a transaction with the consumer. Provides that a financial institution shall make personal information concerning a consumer available to the consumer upon his or her request and permit the consumer to request a change of information. Requires a financial institution to disclose to a consumer at the time of establishing a consumer relationship and at least annually thereafter the categories of information collected by the financial institution, its policies concerning that information, and the right of the consumer to examine and dispute the accuracy of any such information. Authorizes the Attorney General to bring civil actions to enforce the Act.

FISCAL NOTE (Attorney General)
HB522 would not have a measurable fiscal impact on the Office of the Attorney General.

HOUSE AMENDMENT NO. 1.

Makes the Disclosure of Personal Information Act applicable to insurance companies.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-01-31 H Filed With Clerk
   01-02-05 H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor GARRETT
   01-02-07 H
                                        Assigned to Consumer Protection
            H Added As A Joint Sponsor FLOWERS
   01-02-08 H Added As A Co-sponsor SCHOENBERG
   01-02-14 H
                                        Fiscal Note Filed
                                        Committee Consumer Protection
            H Added As A Joint Sponsor DAVIS, MONIQUE
            H Added As A Joint Sponsor LYONS, JOSEPH
   01-02-22 H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor MILLER
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
```

1261 HB-0522—Cont.

```
01-02-28 H Amendment No.01 CONSUMER PROT H Adopted
Motion Do Pass Amended-Lost 006-006-000
HCON
Remains in CommiConsumer Protection
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0523 SOMMER – SLONE.

230 ILCS 5/28.1

Amends the Illinois Horse Racing Act of 1975. Provides that certain payments made from the General Revenue Fund under the Act shall be made to Lakeview Museum in Peoria at the funding level determined by amounts paid in calendar year 1996 (now 1998). Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-01 H Filed With Clerk
   01-02-05 H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Revenue
   01-03-16 H
                                         Do Pass/Short Debate Cal 011-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-21 H Added As A Joint Sponsor SLONE
             H Primary Sponsor Changed To SOMMER
   01-03-22 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 107-004-006
   01-03-28 S Arrive Senate
             S Placed Calndr First Rdg
   01-04-03 S Chief Sponsor SHADID
             S Added as Chief Co-sponsor HAWKINSON
   01-04-04 S First reading
                                         Referred to Sen Rules Comm
```

HB-0524 MAUTINO – WINTERS – SMITH,MICHAEL – OSMOND – DART, DAV-IS,STEVE, SCOTT, REITZ, BOLAND, FOWLER, HOFFMAN, SLONE, O'BRIEN, HOLBROOK, FORBY, TENHOUSE, MITCHELL,JERRY, HOEFT AND LANG.

New Act

Creates the Agriculture Producer Protection Act. Requires agriculture production contracts to contain certain disclosures, meet readability guidelines, and include a cover sheet that provides specified warnings, risk disclosures, producer rights, and an index of the major contract provisions. Provides that the Director of Agriculture may review an agriculture production contract for compliance with the contract form and content requirements of the Act. Allows an agriculture producer 3 days to cancel a newly executed contract. Prohibits provisions stating that information contained within an agricultural contract is confidential. Grants an agriculture contract producer a priority lien on crops, livestock, raw milk, or the cash proceeds from the sales of those items, for moneys owed pursuant to the production contract. Provides restrictions on unilateral termination of contracts requiring the contract producer to make capital investments worth \$100,000 or more. Provides that it is unlawful for any contractor or processor to interfere with the exercise of certain rights granted under the Act and establishes other unfair practices under the Act. Provides that any provision requiring the application of another state's law instead of the Act, or waiving a right or obligation under the Act, is void. Provides that all agriculture production contracts must contain a provision requiring mediation of contract disputes. Provides that the Attorney General shall enforce the Act by actions in the circuit court for equitable and monetary relief, including injunctive relief and criminal and civil fines and penalties. Provides a private cause of action to any party aggrieved by a violation of the Act and includes as remedies contract reformation and other equitable relief for the purpose of avoiding unjust enrichment. Effective July 1, 2001.

```
FISCAL NOTE (Department of Agriculture)
HB 524 would impose a cost of $120,000 a year on the Department for additional staff to review the agriculture producer contracts submitted under the bill. This cost figure could potentially be higher dependent upon the number of contracts submitted to the Department for its review.
FISCAL NOTE, H-AM 2 (Department of Agriculture)
```

1262

This bill would impose a cost of \$120,000 a year upon the Dept. of Agriculture to implement. This total reflects the Department's need to hire one full-time attorney and one full-time paralegal to review the numerous agriculture producer contracts submitted to the Department for its review under HB 524. As it is impossible to estimate how many such contracts might be submitted to the Department in any given year, this cost figure could potentially be higher dependent upon the number of such contracts submitted to the Department for its review.

HOUSE AMENDMENT NO. 2.

Adds reference to:

5 ILCS 140/7

from Ch. 116, par. 207

Deletes everything. Creates the Agriculture Producer Protection Act. Requires agriculture production contracts to contain certain disclosures, meet readability guidelines. and include a summary sheet. Provides that the Director of Agriculture may review an agriculture production contract for compliance with the contract form and content requirements of the Act. Provides that provisions stating that information contained within an agricultural contract is confidential shall not prevent a producer from discussing all contract terms and details with specified persons. Provides restrictions on a contractor's unilateral termination of certain contracts. Provides that it is unlawful for any contractor to interfere with the exercise of certain rights granted under the Act and establishes other unfair practices under the Act. Provides that any provision requiring the application of the law of any state other than Illinois, requiring any action to be filed in a state other than Illinois, or waiving a right or obligation under the Act, is void, Provides that the Attorney General shall enforce the Act by actions in the circuit court for equitable and monetary relief, including injunctive relief and criminal and civil fines and penalties. Provides a private cause of action to any producer aggrieved by a violation of the Act and includes as remedies contract reformation and other equitable relief for the purpose of avoiding unjust enrichment. Amends the Freedom of Information Act to exempt production contracts submitted for review to the Director of Agriculture under the Agriculture Producer Protection Act. Provides that the Department of Agriculture must adopt rules implementing the Agriculture Producer Protection Act not later than January 1, 2002 and gives this and the effective date provision an immediate effective date. Provides that the remainder of the Act takes effect on January 1, 2002.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading
                                    Referred to Hse Rules Comm
01-02-14 H Added As A Co-sponsor DAVIS,STEVE
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor REITZ
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor FORBY
         H Added As A Joint Sponsor WINTERS
         H Added As A Joint Sponsor SMITH, MICHAEL
01-02-15 H
                                    Assigned to Judiciary I - Civil Law
01-02-22 H Added As A Co-sponsor TENHOUSE
        H Added As A Joint Sponsor OSMOND
01-02-23 H
                                    Do Pass/Short Debate Cal 012-000-001
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H
                                    Fiscal Note Filed
        H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-14 H Rolld 2nd Rdg-Short Debate
        H Held 2nd Rdg-Short Debate
01-03-23 H
                Amendment No.01
                                    MAUTINO
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-28 H
               Amendment No.02
                                    MAUTINO
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
```

랳

1263 HB-0524—Cont.

```
01-03-30 H
                Amendment No.02
                                     MAUTINO
        Н
                Rules refers to
                                      HJUA
         H Held 2nd Rdg-Short Debate
01-04-03 H
                                     Fiscal Note Filed as amnded
         Η
                Amendment No.02
                                     MAUTINO
         H Recommends be Adopted HJUA/009-004-000
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor HOEFT
         Н
                Amendment No.02
                                     MAUTINO
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H Added As A Joint Sponsor DART
         H Added As A Co-sponsor LANG
                                     Tabled Pursnt to Rule 40(a) HOUSE
                                       AMEND #1
         H 3rd Rdg-Shrt Dbt-Pass/Vote 072-041-003
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
01-04-06 S Chief Sponsor WALSH,L
         S Added as Chief Co-sponsor NOLAND
01-04-10 S First reading
                                     Referred to Sen Rules Comm
01-05-10 S
                                     Assigned to Judiciary
01-05-12 S
                                     Refer to Rules/Rul 3-9(a)
01-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                     NOVEMBER 1, 2001.
                                     Assigned to Judiciary
01-11-02 S
                                     Refer to Rules/Rul 3-9(b)
```

HB-0525 FOWLER - GRANBERG - BOST - HOLBROOK - BOLAND.

30 ILCS 105/5.543 new 625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code and the State Finance Act. Creates the Illinois Correctional Employee Memorial Fund as a special fund in the State treasury. Provides for the issuance of special Illinois Correctional Employee Memorial license plates. Provides that, in addition to the normal original issuance and renewal fees, a \$27 initial fee and a \$17 renewal fee shall be charged for the special plates. Provides that \$12 of the initial fee and \$15 of the renewal fee shall be deposited in the Illinois Correctional Employee Memorial Fund, and \$15 of the original fee and \$2 of the renewal fee shall be deposited in the Secretary of State Special License Plate Fund. Provides that, subject to appropriation by the General Assembly and approval by the Secretary of State, all money in the Illinois Correctional Employee Memorial Fund shall be used for the construction of an Illinois Correctional Employee Memorial on the State Capitol grounds. Effective immediately.

FISCAL NOTE (Office of the Secretary of State)
Start-up costs for any new series of speical plates totals
\$50,000

HOUSE AMENDMENT NO. 1.

Provides that moneys in the Fund may be used for maintenance (as well as for construction) of the memorial and for holding an annual memorial commemoration. NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-01 H Filed With Clerk
01-02-05 H First reading
                                     Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor GRANBERG
                                     Assigned to Constitutional Officers
01-02-07 H
                                     Fiscal Note Filed
01-02-15 H
                                     Committee Constitutional Officers
01-02-28 H
                Amendment No.01
                                     CONST OFFICER H
                                                               Adopted
                                     Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor HOLBROOK
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-09 H Added As A Joint Sponsor BOLAND
01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 102-010-001
```

01-03-20 S Arrive Senate

S Placed Calndr First Rdg

01-03-22 S Chief Sponsor BOMKE

01-03-27 S Added As A Co-sponsor WOOLARD

S First reading Referred to Sen Rules Comm

HB-0526 MAUTINO.

520 ILCS 5/1.1

from Ch. 61, par. 1.1

Amends the Wildlife Code. Makes technical changes in a Section concerning the short title.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0527 MAUTINO.

10 ILCS 5/1-1

from Ch. 46, par. 1-1

Amends the Election Code. Makes a technical change in a Section concerning the short title.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0528 MAUTINO.

30 ILCS 120/1

from Ch. 85, par. 651

Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0529 MAUTINO.

20 ILCS 3605/1

from Ch. 5, par, 1201

Amends the Illinois Farm Development Act. Makes technical changes in a Section concerning the short title.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0530 MAUTINO.

230 ILCS 30/2

from Ch. 120, par. 1122

Amends the Charitable Games Act. Makes a technical change in a Section concerning definitions.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0531 TURNER, ART – MCKEON – FLOWERS – MILLER – BOLAND, FEIGEN-HOLTZ, OSTERMAN, FRITCHEY, DELGADO AND YARBROUGH.

35 ILCS 5/214 new 310 ILCS 10/8.24 new

Amends the Illinois Income Tax Act and the Housing Authorities Act. Allows tax-payers making donations to certain affordable housing projects to take a tax credit for those donations. Allows the credit to be carried forward. Allows the Illinois Housing Development Authority to reserve a specific amount of tax credits for approved affordable housing projects. Requires the Illinois Housing Development Authority to set eligibility criteria for the credits. Limits the amount of credits that may be used for employer-assisted housing projects. Contains other provisions. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-01 H Filed With Clerk

01-02-05 H First reading

Referred to Hse Rules Comm

1265 HB-0531—Cont.

```
01-02-06 H Added As A Joint Sponsor MCKEON
01-02-07 H Assigned to Revenue
H Added As A Joint Sponsor FLOWERS
H Added As A Joint Sponsor MILLER
01-02-08 H Added As A Co-sponsor FEIGENHOLTZ
01-02-15 H Added As A Joint Sponsor BOLAND
H Added As A Co-sponsor OSTERMAN
01-02-22 H Added As A Co-sponsor FRITCHEY
H Added As A Co-sponsor DELGADO
H Added As A Co-sponsor YARBROUGH
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0532 TURNER, ART - MCKEON - OSTERMAN, FEIGENHOLTZ AND YAR-BROUGH.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Creates an affordable housing assistance tax credit. Adds a caption only.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MCKEON
01-02-07 H Assigned to Executive
01-02-08 H Added As A Co-sponsor FEIGENHOLTZ
01-02-15 H Added As A Joint Sponsor OSTERMAN
01-02-22 H Added As A Co-sponsor YARBROUGH
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0533 HOFFMAN - FOWLER - DAVIS, STEVE.

5 ILCS 345/1 from Ch. 70, par. 91

Amends the Public Employee Disability Act. Redefines an "eligible employee" under the Act to include part-time and full-time correctional officers employed by (i) the State, (ii) a unit of local government, including home rule units, (iii) a State college or university, or (iv) any other public entity authorized to employ correctional officers. Effective immediately.

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

```
01-02-01 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Added As A Joint Sponsor FOWLER
01-02-15 H Added As A Joint Sponsor DAVIS,STEVE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0534 GRANBERG.

New Act

Creates the Motor Vehicle Fuel Sales Competition Improvement Act. Prohibits a producer or refiner of petroleum products from operating a retail service station with its own employees, a subsidiary company, or a commissioned agent, or under a contract; also prohibits such a producer or refiner from selling motor fuel at a retail service station. Provides for exceptions. Provides for enforcement by means of a civil action brought by the Attorney General or a person adversely affected by a violation of the Act. Effective January 1, 2002.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Commerce & Business
Development
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0535 HOFFMAN.

105 ILCS 230/5-55

Amends the School Construction Law. Makes technical changes in a Section concerning promulgating rules.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0536

CROTTY - MITCHELL, JERRY - GARRETT - MENDOZA - ACEVEDO, BUGIELSKI, FOWLER, FORBY, BROSNAHAN, BRADLEY, BOLAND, RYAN, FLOWERS, MILLER, DAVIS, MONIQUE, YARBROUGH, COL-LINS, HOWARD, BURKE, KURTZ, BELLOCK, MULLIGAN, SAVIANO, MCAULIFFE, KRAUSE, COWLISHAW, JONES, JOHN, BIGGINS, HOEFT, ZICKUS, MY-SCULLY, DART, NOVAK, MOFFITT, ERS,RICHARD, BEAUBIEN, DURKIN, WINKEL, OSTERMAN. MCCARTHY, MAY, SOTO, DAVIS, STEVE, O'BRIEN, LYONS, EILEEN, SMITH, MICHAEL, FRITCHEY, KENNER, MCGUIRE, REITZ, FRANKS, SCOTT, BASSI, OSMOND AND BLACK.

105 ILCS 5/14-13.01

from Ch. 122, par. 14-13.01

Amends the School Code. In the provisions for State reimbursement to school districts for furnishing special educational facilities to handicapped children, increases, beginning with the 2000-2001 school year, the annual maximum reimbursement with respect to a teacher's salary to not more than the lesser of \$1,200 per child or \$8,500 per teacher, the annual maximum reimbursement per professional worker to \$8,500, the annual maximum reimbursement for a full time qualified director to \$8,500, the annual maximum reimbursement for each school psychologist to \$8,500, and the annual maximum reimbursement for necessary non-certified employees to \$3,050 per employee. In increments of \$500 per school year over each of the succeeding 3 school years, increases the per teacher, per professional worker, per director, and per school psychologist maximum reimbursement amount to \$10,000 for the 2003-2004 school year and thereafter. Over that same period, increases (in increments of \$250 per school year) the annual maximum reimbursement for necessary non-certified employees to \$3,800 per employee. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-01 H Filed With Clerk

H Added As A Joint Sponsor MITCHELL, JERRY

01-02-05 H First reading

Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor GARRETT

H Added As A Co-sponsor BUGIELSKI

Assigned to Approp-Elementary & Secondary 01-02-07 H Educ

H Added As A Joint Sponsor MENDOZA

H Added As A Joint Sponsor ACEVEDO

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor FORBY

H Added As A Co-sponsor BROSNAHAN

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor BOLAND

H Added As A Co-sponsor RYAN

H Added As A Co-sponsor FLOWERS

01-02-09 H Added As A Co-sponsor MILLER

01-02-20 H Added As A Co-sponsor DAVIS, MONIQUE

H Added As A Co-sponsor YARBROUGH

H Added As A Co-sponsor COLLINS

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor BURKE H Added As A Co-sponsor KURTZ

H Added As A Co-sponsor BELLOCK

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor SAVIANO

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor COWLISHAW H Added As A Co-sponsor JONES, JOHN

H Added As A Co-sponsor BIGGINS

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor DART

H Added As A Co-sponsor NOVAK

H Added As A Co-sponsor MOFFITT

H Added As A Co-sponsor HOEFT

H Added As A Co-sponsor ZICKUS

H Added As A Co-sponsor MYERS, RICHARD H Added As A Co-sponsor BEAUBIEN

1267 HB-0536—Cont.

```
01-02-20-Cont.
         H Added As A Co-sponsor DURKIN
        H Added As A Co-sponsor WINKEL
        H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor MAY
        H Added As A Co-sponsor SOTO
        H Added As A Co-sponsor DAVIS, STEVE
        H Added As A Co-sponsor O'BRIEN
01-02-21 H Added As A Co-sponsor LYONS, EILEEN
01-02-22 H Added As A Co-sponsor SMITH, MICHAEL
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor KENNER
01-02-28 H
                                    Do Pass/Short Debate Cal 016-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
        H Added As A Co-sponsor MCGUIRE
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor SCOTT
01-03-07 H Added As A Co-sponsor BASSI
        H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor BLACK
        S Arrive Senate
        S Placed Calndr First Rdg
        S Chief Sponsor JONES, W
        S Added as Chief Co-sponsor WOOLARD
         S First reading
                                    Referred to Sen Rules Comm
01-04-03 S Added as Chief Co-sponsor PARKER
```

HB-0537 HARTKE.

625 ILCS 5/15-316

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

Amends the Illinois Vehicle Code. Revises truck weight and length limits, distance permitted for travel, and purpose for travel on certain roads under local authority and road district control. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-02-01 H Filed With Clerk
01-02-05 H First reading
```

01-02-05 H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Transportation & Motor Vehicles

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0538 NOVAK - CURRY, JULIE.

35 ILCS 200/21-310

Amends the Property Tax Code with respect to sales in error. Allows the county collector or a municipality that owns or has owned the property ordered sold to apply for a sale in error if a petition for bankruptcy has been filed after the tax sale but before the issuance of the tax deed. Effective immediately.

FISCAL NOTE (Department of Revenue)

HB 538 will not have any fiscal impact on State tax receipts or

the Department.

01-02-01 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-02-14 H Added As A Joint Sponsor CURRY, JULIE

01-03-16 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-22 H Fiscal Note Filed

H Cal Ord 3rd Rdg-Short Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0539 1268

```
HB-0539 MADIGAN,MJ.

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 805/8.25 new
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Beginning January 1, 2002, exempts from the taxes imposed by these Acts tangible personal property and its component parts purchased by a telecommunications carrier if the property and parts are used directly and primarily in transmitting, receiving, switching, or recording any interactive, two-way electromagnetic communications, including voice, image, data, and information, through the use of any medium, including, but not limited to, poles, wires, cables, switching equipment, computers, and record storage devices and media. Excepts the provisions from the sunset requirements. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

FISCAL NOTE (Department of Revenue)

```
Deletes reference to:
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
30 ILCS 805/8,25 new
```

35 ILCS 120/3

Replaces the amendatory changes in the bill with a technical change to the Use Tax Act.

```
HB 539 will create an indeterminable fiscal impact to the State
      and local governments. The Department cannot estimate the
      actual cost; however, this exemption is so inclusive as to
      potentially cover all purchases made by telecommunications
      carriers. The resulting revenue loss to the State and to local
      governments will be substantial.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      01-02-01 H Filed With Clerk
      01-02-05 H First reading
                                              Referred to Hse Rules Comm
      01-02-07 H
                                              Assigned to Revenue
      01-03-16 H
                        Amendment No.01
                                              REVENUE
                                                                        Adopted
                Н
                                                                          SHB
                Н
                                              Do Pass Amend/Short Debate 011-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-22 H
                                              Fiscal Note Filed
                H Cal Ord 3rd Rdg-Short Dbt
      01-04-05 H Primary Sponsor Changed To MADIGAN,MJ
      01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 091-021-003
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-24 S Chief Sponsor RAUSCHENBERGER
                S First reading
                                              Referred to Sen Rules Comm
HB-0540
             NOVAK - FORBY - FOWLER.
   30 ILCS 105/6z-18
                                     from Ch. 127, par. 142z-18
   30 ILCS 105/6z-20
                                     from Ch. 127, par. 142z-20
   35 ILCS 105/3-10
                                     from Ch. 120, par. 439.3-10
   35 ILCS 105/9
                                     from Ch. 120, par. 439.9
   35 ILCS 110/3-10
                                     from Ch. 120, par. 439.33-10
   35 ILCS 110/9
                                     from Ch. 120, par. 439.39
   35 ILCS 115/3-10
                                     from Ch. 120, par. 439.103-10
   35 ILCS 115/9
                                     from Ch. 120, par. 439.109
   35 ILCS 120/2-10
                                     from Ch. 120, par. 441-10
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Eliminates, from August 1 through August 8 each year, the State's portion of the tax with respect to "school supplies", which include

from Ch. 120, par. 442

HB-0540-Cont.

(i) clothing having a selling price of \$100 or less, (ii) wallets having a selling price of \$100 or less, (iii) bags having a selling price of \$100 or less, (iv) other supplies, except calculators, having a selling price of \$10 or less, and (v) calculators having a selling price of \$100 or less. Exempts the tax elimination from the sunset provisions. Amends the State Finance Act to account for the distribution of the reduced tax. Effective imme-

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-01 H Filed With Clerk
      01-02-05 H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Revenue
      01-02-09 H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor FOWLER
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0541
            REITZ AND FRANKS.
  New Act
   55 ILCS 5/3-4006
                                   from Ch. 111, par. 4400-22
  225 ILCS 60/22
  225 ILCS 60/23
                                   from Ch. 111, par. 4400-23
  720 ILCS 515/Act rep.
```

Creates the Parental Notice of Abortion Act of 2001. Provides that no person may perform an abortion upon a minor 16 years old or younger or upon an 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. 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 Counties Code; in a Section concerning a public defender's duties, replaces a reference to the Parental Notice of Abortion Act of 1983 with a reference to the Parental Notice of Abortion Act of 2001. 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 2001. Authorizes a State's Attorney to report a physician's alleged willful failure to provide the required notice. 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, Effective immediately.

```
Correctional Note (Department of Corrections)
    The prison population and fiscal impact is none.
NOTE(S) THAT MAY APPLY: Correctional
    01-02-01 H Filed With Clerk
    01-02-05 H First reading
                                          Referred to Hse Rules Comm
    01-02-15 H Added As A Co-sponsor FRANKS
    01-02-21 H
                                          Assigned to Executive
                                          Correctional Note Filed
   01-02-26 H
             Н
                                          Committee Executive
   01-03-16 H
                                          Re-Refer Rules/Rul 19(a)
          RIGHTER - BLACK - JONES, JOHN - BERNS.
```

430 ILCS 65/13.3 new

HB-0542

720 ILCS 520/Act rep. 750 ILCS 70/Act rep.

Amends the Firearm Owners Identification Card Act. Provides that every municipality must submit to the Department of State Police a copy of every ordinance adopted by the municipality that regulates the acquisition, possession, or transfer of firearms within the municipality and must submit, as soon as possible after adoption, every such ordinance adopted after the initial submission. Provides that the Department of State Police shall compile the ordinances and publish them in a form available to the public free of charge and shall periodically update the compilation. Effective immediately.

NŌTE(S) THAT MAY APPLY: Fiscal

01-02-01 H Filed With Clerk

01-02-05	Н	First reading	Referred to Hse Rules Comm
01-02-21	Н	Ξ.	Assigned to Judiciary II - Criminal Law
01-03-16	Н		Do Pass/Short Debate Cal 009-003-001
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
01-03-20		Second Reading-Short Debate	ė
		Pld Cal 3rd Rdg-Shrt Dbt	
01-03-22		Added As A Joint Sponsor B	
		Added As A Joint Sponsor JC	
	H	Added As A Joint Sponsor B	ERNS
		3rd Rdg-Shrt Dbt-Pass/Vote	101-013-001
01-03-27		Arrive Senate	
		Placed Calndr First Rdg	
		Chief Sponsor MYERS	
		First reading	Referred to Sen Rules Comm
01-04-06			Assigned to Judiciary
01-04-18			To Subcommittee
01-05-02			Recommended do pass 008-000-002
		Placed Calndr, Second Rdg	
01-05-03		Second Reading	
		Placed Calndr,3rd Reading	
01-05-09		Third Reading - Passed 048-0	004-004
		Passed both Houses	
		Sent to the Governor	
01-08-03		Governor approved	
	Н		
	Н	PUBLIC ACT 92-0238	

HB-0543 RIGHTER.

745 ILCS 10/8-101

from Ch. 85, par. 8-101

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that no action for damages for injury or death arising out of patient care may be brought against a local entity or public employee more than 2 years (instead of one year) after the claimant knew or should have known of the injury or death, but in no event more than 4 years after the act alleged to have caused the injury or death. Applies to pending actions. Effective immediately.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading
                                       Referred to Hse Rules Comm
01-02-07 H
                                       Assigned to Judiciary I - Civil Law
01-02-23 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-08 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-002
01-03-20 S Arrive Senate
S Placed Calndr First Rdg
         S Chief Sponsor TROTTER
                                       Referred to Sen Rules Comm
         S First reading
01-04-06 S Sponsor Removed TROTTER
          S Alt Chief Sponsor Changed CRONIN
          S Added as Chief Co-sponsor TROTTER
```

HB-0544 MITCHELL, BILL – RIGHTER.

20 ILCS 862/15

Amends the Recreational Trails of Illinois Act. Provides that not more than 12% of the money allocated for certain purposes in the Off-Highway Vehicle Trails Fund may be used for administration, enforcement, planning, and implementation of the Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 862/15 Adds reference to: 20 ILCS 862/45

Deletes everything after the enacting clause. Amends the Recreational Trails of Illinois Act. Provides that any person participating in an organized competitive event on land or lands in an off-highway vehicle park paid for or supported through the grants program under the Act shall either display the required public access sticker or pay \$5 per event. Effective immediately.

```
01-02-01 H Filed With Clerk
01-02-05 H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Conservation & Land Use
                                     Do Pass/Short Debate Cal 006-001-000
01-03-16 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-21 H Primary Sponsor Changed To MITCHELL, BILL
        H Joint Sponsor Changed to RIGHTER
01-03-26 H
                Amendment No.01
                                     MITCHELL, BILL
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
                                     MITCHELL.BILL
01-03-27 H
                Amendment No.01
                Rules refers to
                                       HCLU
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-28 H
                                     MITCHELL, BILL
                Amendment No.01
        H Recommends be Adopted HCLU/005-000-001
         H Second Reading-Short Debate
                                     MITCHELL, BILL
                                                               Adopted
                Amendment No.01
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-02 S Chief Sponsor SIEBEN
         S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Agriculture & Conservation
01-04-25 S
                                     Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
           Added as Chief Co-sponsor WOOLARD
01-05-02 S Second Reading
         S Placed Calndr,3rd Reading
01-05-09 S Third Reading - Passed 056-000-000
         H Passed both Houses
01-06-07 H Sent to the Governor
01-07-24 H Governor approved
              Effective Date 01-07-24
         Н
             PUBLIC ACT 92-0134
```

HB-0545 COULSON - BIGGINS - KLINGLER - CROSS - KURTZ, SCHMITZ, JONES, JOHN, BELLOCK, DANIELS, KRAUSE, MITCHELL, JERRY, MYERS, RICHARD, MEYER, MOFFITT, PARKE, MULLIGAN AND O'CONNOR.

```
720 ILCS 5/28-1.1 from Ch. 38, par. 28-1.1 from Ch. 38, par. 28-3.1 from Ch. 38, par. 28-3.1 from Ch. 38, par. 28-5.1 from Ch. 38, par. 28-5.1 from Ch. 38, par. 28-5.1 from Ch. 38, par. 28-7.1 from Ch. 38, par. 28-1.1 fro
```

Amends the Criminal Code of 1961. Prohibits wagering by use of the Internet. Establishes penalties. Present law prohibits knowingly establishing, maintaining, or operating an Internet site that permits a person to play a game of chance or skill for money or other thing of value by means of the Internet or to make a wager upon the result of any game, political nomination, appointment, or election by means of the Internet. Provides that premises or a building knowingly used to conduct Internet gambling is a gambling place subject to forfeiture. Provides that Internet gambling contracts are void.

```
CORRECTIONAL NOTE (Department of Corrections)
There will be minimal prison population impact and fiscal impact.

NOTE(S) THAT MAY APPLY: Correctional
01-02-02 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Judiciary II - Criminal Law
01-02-08 H Primary Sponsor Changed To COULSON
H Added As A Joint Sponsor BIGGINS
H Added As A Joint Sponsor KLINGLER
H Added As A Joint Sponsor CROSS
H Added As A Joint Sponsor CROSS
H Added As A Joint Sponsor KURTZ
01-02-22 H Added As A Co-sponsor SCHMITZ
H Added As A Co-sponsor JONES, JOHN
```

```
01-02-22—Cont.

H Added As A Co-sponsor BELLOCK
H Added As A Co-sponsor DANIELS
H Added As A Co-sponsor KRAUSE
H Added As A Co-sponsor MITCHELL, JERRY
H Added As A Co-sponsor MYERS, RICHARD
H Added As A Co-sponsor MEYER
H Added As A Co-sponsor MOFFITT
H Added As A Co-sponsor PARKE

01-02-26
H Correctional Note Filed
Committee Judiciary II - Criminal Law
01-02-28
H Added As A Co-sponsor MULLIGAN
01-03-09
H Added As A Co-sponsor O'CONNOR
01-03-16
Re-Refer Rules/Rul 19(a)
```

HB-0546

MITCHELL, BILL - MATHIAS - BELLOCK - KRAUSE - BASSI, HOEFT, ZICKUS, SCHMITZ, BLACK, BEAUBIEN, WOJCIK, JONES, JOHN, WAIT, O'CONNOR, KURTZ, OSMOND, CROSS, MITCHELL, JERRY, HASSERT, WINTERS, MEYER, DANIELS, MOFFITT, HULTGREN, BIGGINS, LINDNER, PARKE, CURRY, JULIE AND MAY.

720 ILCS 5/9-3 from Ch. 38, par. 9-3

Amends the Criminal Code of 1961. Includes in the definition of "being under the influence" for purpose of the reckless homicide statute, being under the influence of an intoxicating compound or combination of intoxicating compounds to a degree that renders the person incapable of safely driving a motor vehicle or operating a snowmobile, all-terrain vehicle, or watercraft or having an amount of a drug, substance, or compound in the person's breath, blood, or urine resulting from the unlawful use or consumption of cannabis or a controlled substance, or of an intoxicating compound listed in the Use of Intoxicating Compounds Act. Increases the penalty for reckless homicide in which the defendant was under the influence of alcohol or other drugs from a Class 2 felony to a Class 1 felony. Increases the term of imprisonment that may be imposed in these cases from not less than 3 years and not more than 14 years to not less than 4 years and not more than 30 years. If the defendant kills 2 or more individuals as part of a single course of conduct, increases the term of imprisonment that may be imposed from not less than 6 years and not more than 28 years to not less than 8 years and not more han 60 years. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the additional changes to the definition of a person being considered to be under the influence of alcohol or other drugs.

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-02 H Filed With Clerk
01-02-05 H First reading
                                    Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MATHIAS
01-02-07 H
                                    Assigned to Judiciary II - Criminal Law
01-02-09 H Added As A Joint Sponsor BELLOCK
         H Added As A Joint Sponsor KRAUSE
         H Added As A Joint Sponsor BASSI
01-02-20 H Added As A Co-sponsor HOEFT
         H Added As A Co-sponsor ZICKUS
         H Added As A Co-sponsor SCHMITZ
         H Added As A Co-sponsor BLACK
         H Added As A Co-sponsor BEAUBIEN
         H Added As A Co-sponsor WOJCIK
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor WAIT
         H Added As A Co-sponsor O'CONNOR
         H Added As A Co-sponsor KURTZ
         H Added As A Co-sponsor OSMOND
         H Added As A Co-sponsor CROSS
         H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor HASSERT
         H Added As A Co-sponsor WINTERS
```

H Added As A Co-sponsor MEYER H Added As A Co-sponsor DANIELS

```
01-02-20---Cont.
               H Added As A Co-sponsor MOFFITT
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor LINDNER
               H Added As A Co-sponsor PARKE
      01-02-26 H
                                            Correctional Note Filed
                                            Committee Judiciary II - Criminal Law
      01-03-08 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-14 H Added As A Co-sponsor CURRY, JULIE
                       Amendment No.01
      01-04-03 H
                                            MITCHELL, BILL
                       Amendment referred to HRUL
               Η
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H
                      Amendment No.01
                                            MITCHELL, BILL
               H Recommends be Adopted HRUL/005-000-000
               H Second Reading-Short Debate
                       Amendment No.01
                                            MITCHELL, BILL
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
               H Added As A Co-sponsor MAY
      01-04-09 S Chief Sponsor SILVERSTEIN
      01-04-10 S First reading
                                            Referred to Sen Rules Comm
HB-0547
            DURKIN.
  730 ILCS 5/3-6-3
                                   from Ch. 38, par. 1003-6-3
  730 ILCS 5/5-4-1
                                   from Ch. 38, par. 1005-4-1
  Amends the Unified Code of Corrections. Provides that a defendant convicted of
cannabis trafficking or controlled substance trafficking may receive only a maximum
of 4.5 days of good conduct credit for each month of his or her sentence of imprison-
ment.
      FISCAL NOTE (Department of Corrections)
      There will be a prison population of 74 inmates and fiscal
      impact of $8,374,800.
```

CORRECTIONAL NOTE (Department of Corrections)

Sames as previous fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-02-02 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Judiciary II - Criminal Law

01-02-26 H Fiscal Note Filed

Correctional Note Filed Н Committee Judiciary II - Criminal Law Н

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0548 FLOWERS.

20 ILCS 505/35.7 new

20 ILCS 2305/8.5 new

20 ILCS 2305/8.6 new

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall report to the General Assembly specified information regarding medication given to children in out-of-home care who remained in out-of-home care longer than 90 days for at least one placement episode and received "fee for service" medical assistance during fiscal year 2000. Provides that the Department shall report its findings to the Governor and the General Assembly not later than December 15, 2001. Amends the Department of Public Health Act. Provides that the Director of Public Health shall appoint an Advisory Council on Psychotropic Drug Therapy for Children and Adolescents. Sets forth the powers of the Council. Provides that the Council shall submit a written report to the Governor and the General Assembly on or before December 31, 2002. Provides that the Department of Public Health shall keep informed as to current developments regarding the use of psychotropic medication in the treatment of children and adolescents. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 505/35.7 new 20 ILCS 2305/8.6 new

Replaces everything after the enacting clause. Amends the Department of Public Health Act. Provides that the Director of Public Health shall appoint an Advisory Council on Psychotropic Drug Therapy for Children and Adolescents. Sets forth the membership and powers of the Council. Provides that the Council shall submit a written report to the Governor and the General Assembly on or before December 31, 2002. Effective immediately.

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

This bill would minimally impact the Department.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-02 H Filed With Clerk

01-04-06 H

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Children & Youth

01-03-14 H Amendment No.01 CHLDRN-YOUTH H Adopted
Do Pass Amend/Short Debate 005-000-002

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-15 H Fiscal Note Req as amended BLACK

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-26 H Fiscal Note Filed as amnded H Cal Ord 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

HB-0549 REITZ - BOLAND - CURRY, JULIE - DAVIS, STEVE, RIGHTER AND HOFFMAN.

55 ILCS 5/3-4007 from Ch. 34, par. 3-4007

Amends the Counties Code. Provides that the State shall reimburse counties for compensation paid to the Public Defender in counties having a population of less than 500,000. Provides that the reimbursement amount shall be equal to 40% of the salary paid to the State's Attorney in counties having a population of less than 500,000 but more than 100,000, and 25% of the salary paid to the State's Attorney in counties having a population of 100,000 or less.

FISCAL NOTE (Office of the Illinois Courts)

Survey results indicate that salaries of public defenders vary substantially. Maximum reimbursement to counties for public defender salaries would be approximately \$50,000 for counties with a population of 100,000 to 500,000, \$32,000 for counties with a population of 30,000 to 100,000, and \$25,000 for counties with populations of less than 30,000. Direct reimbursement of county expense for public defender salaries pursuant to HB 549 would have no fiscal impact on the judicial branch.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Counties Code. Requires that the State treasury pay 66 2/3% of a county's public defender's annual salary. Provides that a full-time county public defender's salary must be 90% or more of the State's attorney's salary in that county.

HOUSE AMENDMENT NO. 2.

Further amends the Counties Code. Restores text providing that when a Public Defender in a county of 30,000 or more population is receiving not less than 90% of the compensation of the State's Attorney in that county, that Public Defender shall not engage in the private practice of law. Provides that the State moneys paid for Public Defender salaries shall be paid monthly from the State treasury to the county in which each Public Defender is employed.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that a July 1, 2002 effective date be added to the bill.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-02 H Filed With Clerk

01-02-05 H First reading 01-02-07 H

Referred to Hse Rules Comm Assigned to State Government

Administration

H Added As A Joint Sponsor BOLAND

-	01-02-08			Fiscal Note Filed	
	01 00 14	H		Committee State Government Administratio	11
			Added As A Joint Sponsor Cl		
	01-02-15		Added As A Joint Sponsor D. Amendment No.01		
	01-03-01	Н		STE GOV ADMIN H Adopted Do Pass Amend/Short Debate 009-000-000	
	01.00.06		Placed Cal 2nd Rdg-Shrt Dbt	. Years o	
	01-03-06		Added As A Co-sponsor RIG		
	01-03-27		Added As A Co-sponsor HOI	rman Reitz	
	01-03-27	Н	Amendment No.02 Amendment referred to		
			Cal Ord 2nd Rdg-Shrt Dbt	IIKOL	
	01-03-30		•	REITZ	
	01 05 50		Recommends be Adopted HR		
			Second Reading-Short Debate		
		Н		REITZ Adopted	
		Н	Pld Cal 3rd Rdg-Shrt Dbt	·	
- 1	01-04-02		3rd Rdg-Shrt Dbt-Pass/Vote (081-019-001	
			Arrive Senate		
			Placed Calndr First Rdg		
			Chief Sponsor CULLERTON		
			First reading	Referred to Sen Rules Comm	
	01-04-18			Assigned to Local Government	
	01-05-01		Placed Calndr, Second Rdg	Recommended do pass 010-000-000	
	01-05-03		Filed with Secretary		
	01 03 03	Š	Amendment No.01	CULLERTON	
		Š	Amendment referred to		
		S	Filed with Secretary		
		S	Amendment No.02	CULLERTON	
		S	Amendment referred to	SRUL	
- 1	01-05-17		Second Reading		
	01 OE 10		Placed Calndr, 3rd Reading	ND 4 3 4 4	
	01-05-18		Added as Chief Co-sponsor C Third Reading - Passed 045-0		
			Tabled Pursuant to Rule5-4(A		
			Third Reading - Passed 045-0		
			Passed both Houses		
-	01-06-14	Н	Sent to the Governor		
- 1	01-08-10		Governor Amendatory Veto		
			Placed Cal Amendatory Veto		
-	01-11-13		Mtn fild accept amend veto #		
		Н	Motion referred to	HRUL	
			Recommends be Adopted HR Placed Cal Amendatory Veto	.UE/003-000-000	
	01-11-14		Accept Amnd Veto-House Pa	ss 090-025-000	
			Placed Cal Amendatory Veto	33 070-023-000	
	01 11 27		Mtn fild accept amend veto C	ULLERTON	
-	01-11-28		Accept Amnd Veto-Sen Pass		
			Bth House Accept Amend Ve		
			Return to Gov-Certification		
	02-01-01		Governor certifies changes		
		Η			
		Н	PUBLIC ACT 92-0508		
055	50 RI	EIT	7.		

HB-0550 REITZ.

625 ILCS 5/12-802.1 new

Amends the Illinois Vehicle Code. Provides that every school bus sold or manufactured for use in Illinois must be equipped with exterior reflective markings that comply with rules to be adopted by the Secretary of State. Establishes requirements to be included in the rules. Effective immediately.

FISCAL NOTE (Office of Secretary of State)

There is no fiscal impact on the Secretary of State office.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-02 H Filed With Clerk

01-02-05 H First reading

Referred to Hse Rules Comm

01-02-07 H	Assigned to Transportation & Motor Vehicles
01-03-13 H	Fiscal Note Filed
Н	Committee Transportation & Motor Vehicles
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0551 BLACK – JONES, JOHN – BOST – MYERS, RICHARD – BRADY, LAW-FER, DANIELS, BELLOCK, KURTZ, WAIT, WINTERS, STEPHENS, MOFFITT, BERNS AND O'CONNOR.

Appropriates \$500,000 to the Cooperative Extension Service of the College of Agriculture of the University of Illinois for the purposes of the Illinois Family Farmer Support Act. Effective July 1, 2001.

```
01-02-02 H Filed With Clerk
01-02-05 H First reading
                                    Referred to Hse Rules Comm
01-02-07 H
                                    Assigned to Appropriations-Higher Education
01-02-09 H Added As A Joint Sponsor JONES, JOHN
        H Added As A Joint Sponsor BOST
        H Added As A Joint Sponsor MYERS, RICHARD
        H Added As A Joint Sponsor BRADY
01-02-22 H Added As A Co-sponsor LAWFER
        H Added As A Co-sponsor DANIELS
        H Added As A Co-sponsor BELLOCK
        H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor WAIT
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor STEPHENS
        H Added As A Co-sponsor MOFFITT
        H Added As A Co-sponsor BERNS
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
01-03-21 H Added As A Co-sponsor O'CONNOR
```

HB-0552 MYERS,RICHARD - WRIGHT - KLINGLER - MOFFITT - LAWFER, DANIELS, JONES, JOHN, BELLOCK, KURTZ, BRADY, WAIT, WINKEL, WINTERS, WIRSING, BOST, POE, BERNS AND O'CONNOR.

Appropriates \$3,000,000 from the General Revenue Fund to the Department of Agriculture for the Value-Added Agriculture Enhancement Program. Effective July 1, 2001.

```
01-02-02 H Filed With Clerk
      01-02-05 H First reading
                                           Referred to Hse Rules Comm
      01-02-07 H
                                           Assigned to Appropriations-General Services
      01-02-08 H Primary Sponsor Changed To MYERS, RICHARD
               H Added As A Joint Sponsor TURNER, JOHN
               H Added As A Joint Sponsor KLINGLER
               H Added As A Joint Sponsor MOFFITT
               H Added As A Joint Sponsor LAWFER
      01-02-22 H Added As A Co-sponsor DANIELS
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor KURTZ
               H Added As A Co-sponsor BRADY
               H Added As A Co-sponsor WAIT
               H Added As A Co-sponsor WINKEL
               H Added As A Co-sponsor WINTERS
               H Added As A Co-sponsor WIRSING
               H Added As A Co-sponsor BOST
               H Added As A Co-sponsor POE
               H Added As A Co-sponsor BERNS
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
      01-03-21 H Added As A Co-sponsor O'CONNOR
      01-07-18 H Joint Sponsor Changed to WRIGHT
HB-0553
            FRANKS.
   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
   70 ILCS 405/22.04
                                   from Ch. 5, par. 127.4
   70 ILCS 410/12
                                   from Ch. 96 1/2, par. 7112
```

1277 HB-0553—Cont.

```
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
```

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.

```
FISCAL NOTE (Department of Natural Resources)
There would be no fiscal impact from HP 553
```

There would be no fiscal impact from HB 553.

NOTE(S) THAT MAY APPLY: Fiscal 01-02-02 H Filed With Clerk

01-02-02 H First reading
01-02-07 H Referred to Hse Rules Comm
01-02-07 H Assigned to Conservation & Land Use
01-02-22 H Fiscal Note Filed
H Committee Conservation & Land Use

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0554 FRANKS - ERWIN.

New Act
55 ILCS 5/5-15016.1 new
65 ILCS 5/11-125-2 from Ch. 24, par. 11-125-2
70 ILCS 3715/6 from Ch. 111 2/3, par. 228
70 ILCS 3715/8 from Ch. 111 2/3, par. 231
525 ILCS 45/3 from Ch. 5, par. 1603
525 ILCS 45/5.1 from Ch. 5, par. 1605.1
525 ILCS 45/5.3 new

Creates the Illinois Groundwater Quantity Management Act. Allows the Department of Natural Resources to conduct groundwater quantity management area needs assessments for certain counties. Allows the Department to develop groundwater quantity management area plans for those counties. Sets requirements for the plans. Provides that a plan must be adopted by the county. Requires the Department and the county to review the plan at least every 5 years. Requires the payment of compensation when a high capacity well causes well interference with a domestic well. Allows certain counties to establish a domestic well upgrade fund to pay for the repair or replacement of domestic wells that fail to supply water or that experience a significant reduction in performance due to well interference. Provides that a person who violates the Act may be fined not more than \$1,000 and not less than \$2,000 per day of violation. Amends the Counties Code. Provides that the county board may control and manage groundwater developments in a manner that is not inconsistent with the Illinois Groundwater Quantity Management Act. Amends the Illinois Municipal Code. Deletes a provision that a municipality may prevent or punish an injury to the municipality's water source or waterworks within 20 miles of its corporate limits. Amends the Water Authorities Act. Provides that permits issued by a water authority may set requirements based on guidelines set by the Department of Natural Resources for the spacing and location of wells and the depth of wells and the depth of pumps and settings. Provides that a water authority may regulate the use of water during certain times in accordance with a plan developed by the Department of Natural Resources. Provides that the provisions of the Act do not apply to water used solely for domestic purposes that is supplied from a well or other immediate source (now, the Act does not apply to water used for agricultural, farm irrigation, or domestic purposes that is supplied from a well or other immediate source). Amends the Water Use Act of 1983. Requires certain counties to be designated as groundwater emergency restriction areas and groundwater resource assessment areas. Makes other changes. Effective immediately.

1278 FISCAL NOTE (Department of Natural Resources) Fiscal impact is estimated at \$1,225,000 for increased staff, operational support costs, technical studies and groundwater investigations. 01-02-02 H Filed With Clerk 01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Conservation & Land Use 01-02-14 H Added As A Joint Sponsor ERWIN 01-02-22 H Fiscal Note Filed Committee Conservation & Land Use 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0555 CURRY, JULIE. from Ch. 46, par. 9-1 10 ILCS 5/9-1 Amends the Election Code. Makes a technical change in the definitions Section of the campaign finance Article. 01-02-02 H Filed With Clerk 01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0556 CURRY JULIE. 10 ILCS 5/1-1 from Ch. 46, par. 1-1 Amends the Election Code. Makes a technical change in a Section concerning the short title. 01-02-02 H Filed With Clerk 01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0557 MAUTINO. 730 ILCS 5/3-12-10 from Ch. 38, par. 1003-12-10 Amends the Unified Code of Corrections. Makes a technical change in a Section relating to void contracts involving goods produced in a correctional employment program. FISCAL NOTE (Department of Corrections) There would be no fiscal or corrections population impact. CORRECTIONAL NOTE (Department of Corrections) Same as DOC fiscal note. 01-02-02 H Filed With Clerk 01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-02-26 H Fiscal Note Filed Н Correctional Note Filed Н Committee Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0558 MAUTINO. Appropriates \$2 from the General Revenue Fund to the Department of State Police for its FY02 ordinary and contingent expenses. Effective July 1, 2001. 01-02-02 H Filed With Clerk 01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Appropriations-Public Safety 01-03-16 H Com Deadline Extended-Rule Н Committee Appropriations-Public Safety 01-04-06 H Com/3rd Rdg Ddln Extnd-Rule Н Committee Appropriations-Public Safety 01-05-18 H Re-Refer Rules/Rul 19(a) HB-0559 MAUTINO. Appropriates \$2 from the General Revenue Fund to the Environmental Protection Agency for its FY02 ordinary and contingent expenses. Effective July 1, 2001. 01-02-02 H Filed With Clerk

01-02-02 in thea with Clerk	
01-02-05 H First reading	Referred to Hse Rules Comm
01-02-07 H	Assigned to Appropriations-General Services
01-03-16 H	Com Deadline Extended-Rule
H	Committee Appropriations-General Services

1279 HB-0559—Cont.

01-04-06 H	Com/3rd Rdg Ddln Extnd-Rule
Н	Committee Appropriations-General Services
01-05-18 H	Re-Refer Rules/Rul 19(a)

HB-0560 MAUTINO.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs for its FY02 ordinary and contingent expenses. Effective July 1, 2001.

01-02-02 H Filed With Clerk	
01-02-05 H First reading	Referred to Hse Rules Comm
01-02-07 H	Assigned to Appropriations-General Services
01-03-16 H	Com Deadline Extended-Rule
H	Committee Appropriations-General Services
01-04-06 H	Com/3rd Rdg Ddin Extnd-Rule
Н	Committee Appropriations-General Services
01-05-18 H	Re-Refer Rules/Rul 19(a)

HB-0561 MAUTINO.

Appropriates \$2 from the General Revenue Fund to the Department of Natural Resources for its FY02 ordinary and contingent expenses. Effective July 1, 2001.

01-02-02 H Filed With Clerk	
01-02-05 H First reading	Referred to Hse Rules Comm
01-02-07 H	Assigned to Appropriations-General Services
01-03-16 H	Com Deadline Extended-Rule
H	Committee Appropriations-General Services
01-04-06 H	Com/3rd Rdg Ddln Extnd-Rule
Н	Committee Appropriations-General Services
01-05-18 H	Re-Refer Rules/Rul 19(a)

HB-0562 HASSERT.

415 ILCS 5/58.4

Amends the Environmental Protection Act. Makes a technical change to a Section concerning permit waivers.

01-02-02 H Filed With Clerk	
01-02-05 H First reading	Referred to Hse Rules Comm
01-02-07 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0563 HASSERT.

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes technical changes in a Section concerning the short title.

```
      01-02-02
      H
      Filed With Clerk

      01-02-05
      H
      First reading
      Referred to Hse Rules Comm

      01-02-07
      H
      Assigned to Executive

      01-03-16
      H
      Re-Refer Rules/Rul 19(a)
```

HB-0564 HASSERT.

415 ILCS 5/9.2 from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act. Makes a technical change in a Section concerning sulfur dioxide emission standards.

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

HB-0565 HASSERT.

415 ILCS 5/22.3 from Ch. 111 1/2, par. 1022.3

Amends the Environmental Protection Act. Makes a technical change in a Section concerning hazardous waste disposal sites.

01-02-02 H. Filed With Clerk

01-02-02 II Thea With Clerk	
01-02-05 H First reading	Referred to Hse Rules Comm
01-02-07 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

P

HB-0566 **1280**

HB-0566 HASSERT.

415 ILCS 5/25h-2

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

Amends the Environmental Protection Act. Adds a caption to a Section concerning toxic chemical release forms.

01-02-02 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0567 HASSERT.

415 ILCS 5/30

from Ch. 111 1/2, par. 1030

Amends the Environmental Protection Act. Adds a caption to a Section concerning investigations.

01-02-02 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0568 HASSERT.

415 ILCS 5/39.4

from Ch. 111 1/2, par. 1039.4

Amends the Environmental Protection Act. Adds a caption to a Section concerning agrichemical facility or lawncare containment permit endorsement.

01-02-02 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0569 POE.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Illinois Pension Code. Provides the alternative (State police) retirement formula for a person employed by the Illinois Department of Transportation as a flight safety coordinator or Bureau Chief of Air Operations. Effective immediately.

PENSION NOTE (Illinois Pension Laws Commission)

The fiscal impact of HB569 is expected to be very small, as

fewer than ten employees would be affected.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-02 H Filed With Clerk

01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Personnel & Pensions
01-02-09 H Pension Note Filed
Committee Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0570 FRANKS - MCKEON - CURRY, JULIE - FRITCHEY.

New Act

30 ILCS 105/5.545 new

815 ILCS 413/Act rep.

815 ILCS 505/2Z

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

Creates the Telemarketing Registration and Fraud Prevention Act. Requires telemarketers to register with the Attorney General, obtain a surety bond, and maintain certain business records. Requires telemarketers to disclose certain information promptly and in a clear and conspicuous manner during a telephone solicitation. Requires the telemarketer, within 10 days of a telemarketing sale, to furnish the consumer with written confirmation of the telemarketing sale. Provides that it is an unlawful act or practice and a violation of the Act to call a person on a do not call list. Itemizes actions of a telemarketer that are unlawful and abusive and a violation of the Act. Provides that the Attorney General may enforce violations of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act (and amends the Consumer Fraud and Deceptive Business Practices Act by adding a cross-reference to the new Act). Provides for criminal penalties for violations of certain provisions. Provides for a private right of action for a violation of the Act. Authorizes the Attorney General to promulgate rules to implement the Act. Creates the Attorney General Telemarketing

1281 HB-0570—Cont.

Fraud Enforcement Fund to be funded by registration fees and used for administration, enforcement, and educational activities related to the Act. Amends the State Finance Act to add the fund. Repeals the Telephone Solicitations Act.

FISGAL NOTE (Attorney General)

Total annual fiscal impact to handle the new Telemarketer

Registration Act duties would be \$558,000.

CORRECTIONAL NOTE (Department of Corrections)

There would be no population or cost impact to the Department.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Creates the Telemarketing Registration and Fraud Prevention Act. Requires telemarketers to register with the Attorney General, obtain a surety bond, and maintain certain business records. Requires telemarketers to disclose certain information promptly and in a clear and conspicuous manner and requires the telemarketer to send the consumer written confirmation. Provides that it is an unlawful act or practice and a violation of the Act to call a person on a do not call list. Itemizes actions of a telemarketer that are unlawful and abusive and a violation of the Act. Provides that the Attorney General may enforce violations of the Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides for criminal penalties for violations of certain provisions. Provides for a private right of action for a violation of the Act. Authorizes the Attorney General to promulgate rules to implement the Act. Creates the Attorney General Telemarketing Fraud Enforcement Fund to be funded by registration fees and used for administration, enforcement, and educational activities related to the Act. Amends the State Finance Act to add the fund. Amends the Consumer Fraud and Deceptive Business Practices Act to make a violation of the Telemarketing Registration and Fraud Prevention Act an unlawful practice under that Act. Repeals the Telephone Solicitations Act.

```
FISCAL NOTE, H-AM I (Attorney General)
```

There has been no change from the prior fiscal note.

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

```
01-02-02 H Filed With Clerk
01-02-05 H First reading
                                      Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MCKEON
01-02-07 H
                                      Assigned to Consumer Protection
01-02-09 H
                                      Fiscal Note Filed
                                      Committee Consumer Protection
01-02-14 H Added As A Joint Sponsor CURRY, JULIE
01-02-22 H Added As A Joint Sponsor FRITCHEY
01-03-05 H
                                      Correctional Note Filed
                                      Committee Consumer Protection
01-03-14 H
                                      CONSUMER PROT H
                Amendment No.01
                                      Do Pass Amend/Short Debate 010-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      Fiscal Note Filed as amnded
01-03-26 H
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
```

01-04-06 H HB-0571 BLACK.

410 ILCS 255/1

from Ch. 111 1/2, par. 7551

Re-Refer Rules/Rul 19(a)

Amends the WIC Vendor Management Act. Makes a technical change in a Section concerning the Act's short title.

```
01-02-02 H Filed With Clerk
01-02-05 H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Executive
01-03-14 H
                                     Motion Filed PURSUANT TO HOUSE
         Н
                                     RULE 60(B), I MOVE
         Н
                                     TO TABLE HB 571
         Η
                                     -BLACK
                                     Committee Executive
         н
01-03-16 H
                                     Re-Refer Rules/Rul 19(a)
01-03-27 H Tabled By Sponsor HRUL
```

HB-0572 **1282**

HB-0572 BRADLEY - KOSEL.

225 ILCS 90/14.1 new

Amends the Illinois Physical Therapy Act. Adds a Section concerning continuing education requirements for the renewal of a license for physical therapists or physical therapy assistants. Provides that the education requirements shall be established by rule. Effective immediately.

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

Adds reference to: 225 ILCS 90/.05 new 225 ILCS 90/1 from Ch. 111, par. 4251 225 ILCS 90/2 from Ch. 111, par. 4252

Deletes everything after the enacting clause. Amends the Illinois Physical Therapy Act. States the legislative intent of the Act. Changes the definition of "physical therapy aide". Provides an exemption from the licensing requirements for physical therapy aides who perform patient care activities under the direction and on-site supervision of a licensed physical therapist or licensed physical therapist assistant who is present in the immediate area and who is involved in each treatment session in which a component of treatment is directed to physical therapy aide. Provides for continuing education renewal requirements. Effective immediately.

```
SENATÉ AMENDMENT NO. 3.
```

Deletes reference to: 225 ILCS 90/1 225 ILCS 90/2 Adds reference to: 225 ILCS 90/.05 new

Deletes everything after the enacting clause. Amends the Illinois Physical Therapy Act. States the legislative intent of the Act. Provides for continuing education renewal requirements. Effective immediately.

```
01-02-02 H Filed With Clerk
                                      Referred to Hse Rules Comm
01-02-05 H First reading
                                      Assigned to Registration & Regulation
01-02-07 H
01-02-23 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-28 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H Primary Sponsor Changed To BRADLEY
         H Added As A Joint Sponsor KOSEL
01-04-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
01-04-04 S Arrive Senate
         S Placed Calndr First Rdg
01-04-05 S Chief Sponsor BURZYNSKI
01-04-06 S First reading
                                      Referred to Sen Rules Comm
01-04-25 S
                                      Assigned to Licensed Activities
01-05-03 S
                Amendment No.01
                                      LICENSED ACT. S
                                                               Adopted
                                      Recmnded do pass as amend 007-000-000
           Placed Calndr, Second Rdg
01-05-16 S Filed with Secretary
                                      BURZYNSKI
         S
                Amendment No.02
         S
                Amendment referred to SRUL
                Amendment No.02
                                      BURZYNSKI
                                       SLIC
                Rules refers to
           Filed with Secretary
         S
                Amendment No.03
                                      BURZYNSKI
                 Amendment referred to SRUL
01-05-17
         S

    BURZYNSKI

                Amendment No.02
                                      Postponed
           Second Reading
           Placed Calndr, 3rd Reading
                 Amendment No.03
                                      BURZYNSKI
         S Be apprvd for consideratn SRUL
01-05-18 S Recalled to Second Reading
                                      BURZYNSKI
                                                               Adopted
                Amendment No.03
         S Placed Calndr,3rd Reading
           Third Reading - Passed 058-000-000
         S Tabled Pursuant to Rule5-4(A) SA 02
         S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,03
```

```
01-05-22 H Motion Filed Concur
H Motion referred to HRUL
H Calendar Order of Concurren 01,03
01-05-23 H Motion TO CONCUR SA
H Recommends be Adopted HRUL/003-002-000
H H Concurs in S Amend 01,03/115-000-000
H Passed both Houses
01-06-21 H Sent to the Governor
01-08-15 H Governor approved
H Effective Date 01-08-15
H PUBLIC ACT 92-0350
```

HB-0573 CURRIE.

New Act

Creates the Illinois Fair Bargain Act of 2001. Provides that a clause in a standard form contract or lease that modifies or limits procedural rights necessary or useful to a consumer, borrower, tenant, or employee in the enforcement of substantive rights against a party drafting the standard form contractor lease is unconscionable and is voidable by the consumer, borrower, tenant, or employee. Provides that a court, upon request of a party to the contract or lease, must declare void such a provision and prohibit the enforcement of that provision. Provides exemptions.

```
JUDICIAL NOTE (Office of the Illinois Courts)
HB 573 would neither decrease nor increase the number of
judges needed in the State.
FISCAL NOTE (Office of the Illinois Courts)
HB 573 would have no fiscal impact on the judicial branch of
CORRECTIONAL NOTE (Department of Corrections)
There would be no population or cost impact to the Department.
STATE MANDATES NOTE (Dept. of Commerce & Community Affairs)
In the opinion of the Department of Commerce and Community
Affairs (DCCA), HB573 does not meet the definition of a State
mandate under the State Mandates Act.
01-02-02 H Filed With Clerk
01-02-05 H First reading
                                       Referred to Hse Rules Comm
01-02-07 H
                                       Assigned to Judiciary I - Civil Law
                                       Judicial Note Filed
01-02-08 H
         Η
                                       Committee Judiciary I - Civil Law
01-02-15 H
                                       Do Pass/Stndrd Dbt/Vote 007-006-000 HJUA
         H Plcd Cal 2nd Rdg Stndrd Dbt
01-02-16 H
                                       Fiscal Note Requested BLACK
                                       St Mandate Fis Nte Reg BLACK
         H Cal 2nd Rdg Stndrd Dbt
01-02-22 H
                                       Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
01-03-05 H
                                       Correctional Note Filed
         H Cal 2nd Rdg Stndrd Dbt
01-03-08 H
                                       St Mandate Fis Note Filed
         H Cal 2nd Rdg Stndrd Dbt
01-04-04 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-04-06 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0574 HARTKE.

415 ILCS 135/75

Amends the Drycleaner Environmental Response Trust Fund Act. Deletes the Council's power to change the drycleaning solvent tax rate. Effective immediately.

```
01-02-02 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Environment & Energy
01-03-15 H Tabled in Committee
```

HB-0575 HARTKE.

625 ILCS 5/11-601 from Ch. 95 1/2, par. 11-601

Amends the Illinois Vehicle Code to raise the maximum speed limit outside an urban area to 65 miles per hour for any second division vehicle designed or used for the carry-

ing of a gross weight of 8,001 pounds or more, bus (on highways under the jurisdiction of the Department of Transportation or the Illinois State Toll Highway Authority), house car, camper, private living coach, recreational vehicle, and vehicle towing any other vehicle. Effective immediately.

```
FISCAL NOTE (Department of Transportation)
HB 575 will necessitate the removal of approximately 500 dual speed limit signs at a cost of $40,000, which would result in
```

an estimated annual savings in maintenance costs of \$5,000.

The Department projects that HB 575 will result in more severe crashes, which ultimately will result in higher medical costs

to the State. The cost is indeterminate at this time.

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

```
01-02-02 H Filed With Clerk
01-02-05 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Transportation & Motor Vehicles
01-02-15 H Fiscal Note Filed
H Committee Transportation & Motor Vehicles
01-02-28 H Do Pass/Stndrd Dbt/Vote 011-009-000
```

HTRN

H Pled Cal 2nd Rdg Stndrd Dbt

01-03-06 H Second Reading-Stnd Debate

H Pld Cal 3rd Rdg-Stndrd Dbt

01-03-23 H 3rd Rdg-Stnd Dbt-Lost/Vote 046-060-006

HB-0576 TURNER,ART - DELGADO - YOUNGE - CURRIE - MCKEON AND YARBROUGH.

```
20 ILCS 2605/2605-40
                         was 20 ILCS 2605/55a-4
 20 ILCS 2630/2.1
                                    from Ch. 38, par. 206-2.1
 30 ILCS 105/5.490 rep.
 55 ILCS 5/3-9005
                                    from Ch. 34, par, 3-9005
 55 ILCS 5/3-4011
                                    from Ch. 34, par. 3-4011
 55 ILCS 5/3-4006.1 rep.
105 ILCS 5/21-23b
                                    from Ch. 122, par. 21-23b
305 ILCS 5/1-8
720 ILCS 5/2-7
                                    from Ch. 38, par. 2-7
720 ILCS 5/7-10
                                    from Ch. 38, par. 7-10
720 ILCS 5/9-1
                                    from Ch. 38, par. 9-1
720 ILCS 5/9-1.2
                                    from Ch. 38, par. 9-1.2
720 ILCS 5/30-1
                                    from Ch. 38, par. 30-1
720 ILCS 5/33B-1
                                    from Ch. 38, par. 33B-1
720 ILCS 550/9
                                    from Ch. 56 1/2, par. 709
725 ILCS 5/104-26
                                    from Ch. 38, par. 104-26
725 ILCS 5/113-3
                                    from Ch. 38, par. 113-3
725 ILCS 5/114-5
                                    from Ch. 38, par. 114-5
725 ILCS 5/115-4
                                    from Ch. 38, par. 115-4
725 ILCS 5/115-4.1
                                    from Ch. 38, par. 115-4.1
725 ILCS 5/119-5
                                    from Ch. 38, par. 119-5
725 ILCS 5/121-13
                                    from Ch. 38, par. 121-13
725 ILCS 5/122-1
                                    from Ch. 38, par. 122-1
725 ILCS 5/122-2.1
                                    from Ch. 38, par. 122-2.1
725 ILCS 5/122-4
                                    from Ch. 38, par. 122-4
725 ILCS 105/10
                                    from Ch. 38, par. 208-10
725 ILCS 105/10.5
725 ILCS 124/Act rep.
725 ILCS 235/5
                                    from Ch. 38, par. 157-5
730 ILCS 5/3-3-13
                                    from Ch. 38, par. 1003-3-13
730 ILCS 5/3-8-10
                                    from Ch. 38, par. 1003-8-10
730 ILCS 5/3-6-3
                                    from Ch. 38, par. 1003-6-3
730 ILCS 5/5-1-9
                                    from Ch. 38, par. 1005-1-9
730 ILCS 5/5-4-1
                                    from Ch. 38, par. 1005-4-1
730 ILCS 5/5-5-3
                                    from Ch. 38, par. 1005-5-3
730 ILCS 5/5-8-1
                                    from Ch. 38, par. 1005-8-1
730 ILCS 5/5-8-4
                                    from Ch. 38, par. 1005-8-4
730 ILCS 5/5-8-5
                                    from Ch. 38, par. 1005-8-5
735 ILCS 5/10-103
                                    from Ch. 110, par. 10-103
735 ILCS 5/10-136
                                    from Ch. 110, par. 10-136
```

Amends various Acts to abolish the death penalty. Provides that on or after the effective date of this amendatory Act no person may be executed. Requires resentencing of

1285 HB-0576—Cont.

those already sentenced to death. Repeals the Capital Crimes Litigation Act on July 1, 2003. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   01-02-02 H Filed With Clerk
            H Added As A Joint Sponsor DELGADO
            H Added As A Joint Sponsor YOUNGE
            H Added As A Joint Sponsor CURRIE
            H Added As A Joint Sponsor MCKEON
                                         Referred to Hse Rules Comm
   01-02-05 H First reading
   01-02-07 H
                                         Assigned to Judiciary II - Criminal Law
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
   01-03-21 H Added As A Co-sponsor YARBROUGH
                                         Assigned to Judiciary II - Criminal Law
   02-02-14 H
                                         Re-Refer Rules/Rul 19(a)
   02-02-22 H
```

HB-0577 FLOWERS - BOLAND - HARTKE.

New Act

5 ILCS 80/4.22 new

Creates the Certified Professional Midwife Licensure Act. Provides for licensing of certified professional midwives. Creates the Certified Professional Midwifery Council. Defines parents' rights regarding the birth of the baby. Amends the Regulatory Sunset Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes references from the Department of Public Health to the Department of Professional Regulation. Changes references from the Director of Public Health to the Director of Professional Regulation. Defines "approved program of midwifery education". Changes the eligibility requirements for licensure.

FISCAL NOTE (Department of Public Health)

Adminstration of a new licensure program cost approximately

\$100,000 for staff and travel expenses.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-02-05 H Filed With Clerk
H First reading
```

H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Registration & Regulation
01-02-22 H Added As A Joint Sponsor BOLAND

01-02-27 H Added As A Joint Sponsor HARTKE 01-03-15 H Amendment No.01 REGIS REGULAT H

01-03-15 H Amendment No.01 REGIS REGULAT H Adopted
H Motion Do Pass Amended-Lost 003-012-003
HREG
H Remains in CommiRegistration & Regulation

01-03-16 H Re-Refer Rules/Rul 19(a) 01-03-20 H Fiscal Note Filed

HB-0578 MOORE.

Н

415 ILCS 5/9.2

from Ch. 111 1/2, par. 1009.2

Committee Rules

Amends the Environmental Protection Act. Makes a technical change in a Section concerning sulfur dioxide emission standards.

```
01-02-05 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0579 O'CONNOR – MATHIAS – HOFFMAN, GARRETT, HULTGREN, BEL-LOCK, LYONS, EILEEN, RYAN, DURKIN AND DART.

```
625 ILCS 5/18c-7402 from Ch. 95 1/2, par. 18c-7402 625 ILCS 5/18c-7402.1 new
```

Amends the Illinois Commercial Transportation Law Chapter of the Illinois Vehicle Code. Provides that the Illinois Commerce Commission shall authorize pilot projects in the counties of Cook, DuPage, Lake, and Will to test the utility and safety of stationary automated audible warning devices as an alternative to a proposed federal rule requiring trains to sound their horns as they approach highway-rail crossings. Provides that the pilot projects shall contribute data to the Federal Railroad Administration's rule-making process regarding the possible inclusion of stationary automated warning de-

vices as an alternative to the proposed rule. Provides that trains are not required to ring a bell or sound a whistle or horn when approaching a crossing that has a permanently installed automated audible warning device authorized by the Commission. Provides that the Commission shall adopt rules for implementing the pilot projects. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-05 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Transportation & Motor Vehicles
      01-02-20 H Added As A Co-sponsor GARRETT
                                            Do Pass/Short Debate Cal 021-000-000
      01-03-14 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-15 H Added As A Joint Sponsor MATHIAS
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H Added As A Joint Sponsor HOFFMAN
               H Added As A Co-sponsor HULTGREN
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor LYONS, EILEEN
               H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 093-021-001
               H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor DURKIN
      01-04-10 S Arrive Senate
               S Placed Caindr First Rdg
               S Chief Sponsor PARKER
                                            Referred to Sen Rules Comm
               S First reading
      01-04-25 S
                                            Assigned to Transportation
      01-05-02 S
                                            Postponed
      01-05-09 S
                                            Recommended do pass 008-000-000
               S Placed Calndr, Second Rdg
      01-05-14 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-17 S Third Reading - Passed 058-000-000
               H Passed both Houses
               H Added As A Co-sponsor DART
      01-06-14 H Sent to the Governor
      01-08-09 H Governor approved
                    Effective Date 01-08-09
                    PUBLIC ACT 92-0284
HB-0580
             O'CONNOR - MATHIAS.
  625 ILCS 5/6-206
                                   from Ch. 95 1/2, par. 6-206
  625 ILCS 5/11-1201
                                   from Ch. 95 1/2, par. 11-1201
  625 ILCS 5/16-105
```

625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105

Amends the Illinois Vehicle Code. Provides that a person who drives around lowered railroad crossing gates shall be fined \$500 and shall have his or her driving privileges suspended for 3 months. Provides that a second violation shall result in a \$1,000 fine and a 6 month suspension. Provides that a third or subsequent violation shall result in a \$1,000 fine and a one year suspension. Provides that 75% of the moneys collected from fines imposed for these violations shall be deposited in the Grade Crossing Protection Fund and used for signs at grade crossings informing motorists of the penalties for these violations. Effective immediately.

1287 HB-0581

```
HB-0581 RYAN.
```

230 ILCS 10/13.2 new

230 ILCS 10/18

from Ch. 120, par. 2418

Amends the Riverboat Gambling Act. Prohibits the installation or operation of an automated teller machine on board a riverboat or upon the home dock of a riverboat. Provides that a violation is a Class B misdemeanor.

FISCAL NOTE (Illinois Gaming Board)

HB 581 could potentially reduce the amount wagered and the amount of gaming tax revenue taken in by the State. There

would likely be both immediate and long-term reductions in wagering and State and local revenues. The magnitude of this

reduction is impossible to predict.

Correctional Note (Department of Corrections)

The prison population and fiscal impact is none.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

01-02-05 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Executive

01-02-20 H Fiscal Note Filed
H Committee Executive

01-02-26 H Correctional Note Filed
H Committee Executive

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0582 LANG – MCKEON – RYAN – BOLAND – FLOWERS, SCHOENBERG, CURRY, JULIE, SCULLY, CROTTY, KLINGLER, GILES, SCOTT, MENDOZA, OSTERMAN, KENNER, HOWARD, YARBROUGH, BURKE, BUGIELSKI AND FEIGENHOLTZ.

110 ILCS 947/65.27 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to implement and administer a teacher scholarship program, to be known as the Teach Illinois Scholarship Program. Requires the Commission to annually award scholarships to persons preparing to teach in areas of identified staff shortages. Requires the recipient to accept employment to teach in an elementary or secondary school in Illinois in an area of identified staff shortage for a period of at least 5 years.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-05 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   01-02-06 H Added As A Joint Sponsor MCKEON
            H Added As A Joint Sponsor RYAN
   01-02-07 H
                                        Assigned to Higher Education
            H Added As A Joint Sponsor BOLAND
            H Added As A Joint Sponsor FLOWERS
   01-02-09 H Added As A Co-sponsor SCHOENBERG
   01-02-14 H Added As A Co-sponsor CURRY, JULIE
   01-02-15 H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor CROTTY
   01-02-16 H
                                        Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-20 H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor GILES
            H Added As A Co-sponsor SCOTT
            H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor OSTERMAN
   01-02-22 H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor HOWARD
   01-03-16 H Added As A Co-sponsor YARBROUGH
   01-04-04 H Second Reading-Short Debate
            H Held 2nd Rdg-Short Debate
   01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
   02-02-06 H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor FEIGENHOLTZ
                                        Approved for Consideration 005-000-000
   02-02-14 H
            H Held 2nd Rdg-Short Debate
```

02-02-15 H Pld Cal 3rd Rdg-Shrt Dbt

HB-0583 LANG – BOLAND – HOFFMAN – SCULLY – JONES, JOHN, OSTERMAN, FRITCHEY, RYAN, REITZ, BURKE, BUGIELSKI, FORBY AND HOLBROOK.

New Act

Creates the Higher Education Scholarship Act. Allows scholarships to be awarded to entering freshman, sophomores, juniors, and seniors at community colleges, colleges, and universities, whether public or private, located in this State. Establishes Illinois residency requirements, minimum grade point average requirements, and other requirements that the student must meet to be eligible for a scholarship. Provides that the scholarship, subject to the amounts appropriated by the General Assembly, includes tuition and mandatory fees (in an amount not to exceed the maximum amount allowed to be awarded under the Monetary Award Program for a student at a private institution). Authorizes the Illinois Student Assistance Commission to promulgate rules relating to the scholarships. Effective July 1, 2002.

```
FISCAL NOTE (Illinois Student Assistance Commission)
    The total fiscal impact of HB 583 is estimated to be
    $200 million.
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-05 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Higher Education
             H Added As A Joint Sponsor BOLAND
   01-02-14 H Added As A Joint Sponsor HOFFMAN
   01-02-15 H Added As A Joint Sponsor SCULLY
   01-02-16 H
                                         Do Pass/Short Debate Cal 009-000-004
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         Fiscal Note Requested BLACK
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
    01-02-20 H Added As A Co-sponsor OSTERMAN
   01-02-21 H
                                         Fiscal Note Filed
             H Held 2nd Rdg-Short Debate
   01-02-22 H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor FRITCHEY
   01-02-23 H Added As A Co-sponsor RYAN
   01-03-01 H Added As A Co-sponsor REITZ
   01-03-06 H Added As A Joint Sponsor JONES, JOHN
   01-03-07 H Added As A Co-sponsor BURKE
            H Added As A Co-sponsor BUGIELSKI
   01-03-09 H Added As A Co-sponsor FORBY
   01-03-20 H Added As A Co-sponsor HOLBROOK
   01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 073-036-003
   01-03-22 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor CRONIN
             S First reading
                                         Referred to Sen Rules Comm
   01-04-17 S Added As A Co-sponsor MOLARO
   01-04-19 S Added As A Co-sponsor HALVORSON
   01-05-15 S Added as Chief Co-sponsor LINK
```

HB-0584 LANG.

215 ILCS 5/403A

from Ch. 73, par. 1015A

Amends the Illinois Insurance Code. Provides that a civil penalty or fine imposed for violation of the insurance laws of the State may not be reduced administratively to less than 85% of the civil penalty or fine initially imposed.

```
01-02-05 H Filed With Clerk
H First reading

01-02-07 H

01-02-15 H Placed Cal 2nd Rdg-Shrt Dbt

01-02-16 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)
```

1289 HB-0585

HB-0585 LANG AND RYAN.

```
New Act
30 ILCS 500/50-13
```

Creates the State Appointee Contract Prohibition Act and amends the Illinois Procurement Code. Prohibits an appointed member of a board, commission, authority, or task force authorized or created by State law, and entities in which the appointee has majority ownership or managerial responsibility, from having contracts with the State, units of local government, and school districts that relate to the entity to which he or she is appointed. Applies to the spouse and immediate family members of an appointee. Applies during and for one year after the person's term of office. Makes violation a business offense punishable by a \$1,000 minimum and \$5,000 maximum fine.

```
01-02-05 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-02-15 H Re-assigned to State Procurement
01-02-23 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
H Added As A Co-sponsor RYAN
01-02-27 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0586 LANG - MCKEON - GARRETT - FLOWERS.

New Act

Creates the State Appointee Disclosure Act. Requires appointees of State boards, commissions, authorities, and task forces to disclose to the Secretary of State contracts between the State and themselves, their spouses and immediate family members, or entities in which they or their spouses and immediate family members have majority financial interests. Requires disclosure by appointees of their campaign contributions to General Assembly members and candidates and executive branch constitutional officers and candidates before, during, and after their appointments. Makes violation a business offense with a \$1,000 fine. Makes disclosures public records.

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

```
Deletes provisions requiring disclosure of campaign contributions. NOTE(S) THAT MAY APPLY: Fiscal
```

```
01-02-05 H Filed With Clerk
                                     Referred to Hse Rules Comm
        H First reading
01-02-06 H Added As A Joint Sponsor MCKEON
01-02-07 H
                                     Assigned to Executive
        H Added As A Joint Sponsor GARRETT
        H Added As A Joint Sponsor FLOWERS
01-02-22 H
                Amendment No.01
                                     EXECUTIVE
                                                              Adopted
                                     Motion Do Pass Amended-Lost 005-006-001
        Н
                                       HEXC
                                     Remains in CommiExecutive
        Н
01-03-16 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0587 LANG - MCKEON - BOLAND.

```
      10 ILCS 5/4-6
      from Ch. 46, par. 4-6

      10 ILCS 5/4-6.1
      from Ch. 46, par. 4-6.1

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

      10 ILCS 5/5-16.1
      from Ch. 46, par. 5-16.1

      10 ILCS 5/6-29
      from Ch. 46, par. 6-29

      10 ILCS 5/6-50
      from Ch. 46, par. 6-50

      10 ILCS 5/6-50.1
      from Ch. 46, par. 6-50.1
```

Amends the Election Code. Requires election authorities to provide voter registration in precincts on election day. Effective immediately.

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

01-02-05 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor MCKEON

01-02-07 H Added As A Joint Sponsor BOLAND

01-02-15 H Added As A Joint Sponsor BOLAND

01-03-07 H Motion Do Pass-Lost 004-004-000 HECR
Remains in CommiElections & Campaign
```

Reform

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0588 LANG.

230 ILCS 25/3

from Ch. 120, par. 1103

Amends the Bingo License and Tax Act. Eliminates the tax on bingo games imposed pursuant to the Act. Effective July 1, 2001.

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

01-02-05 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0589 LANG AND RYAN.

30 ILCS 500/50-65

Amends the Illinois Procurement Code. Provides that a contractor may be suspended for a period of up to 10 years (now, for a period of up to 5 years) for violating the Code or for failure to conform to specifications or terms of delivery. Effective immediately.

```
01-02-05 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 03-02-07 H Assigned to Executive

01-02-15 H Re-assigned to State Procurement
01-02-23 H Do Pass/Short Debate Cal 007-000-001
H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor RYAN 01-02-27 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0590 LANG - MCKEON - BOLAND.

New Act

Creates the Internet Voting Commission Act. Creates a commission appointed by the legislative leaders to study and implement a system of voting via the Internet at elections in 2004 and thereafter. Abolishes the commission and repeals the Act January 1, 2005. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-05 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-06 H Added As A Joint Sponsor MCKEON

01-02-07 H Assigned to Elections & Campaign Reform

H Added As A Joint Sponsor BOLAND

01-02-28 H Do Pass/Short Debate Cal 008-002-001

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-01 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0591 LANG - MCKEON - FLOWERS - SCOTT - SCULLY, MCCARTHY, MCGUIRE, YARBROUGH, MAY AND MURPHY.

320 ILCS 20/2 from Ch. 23, par. 6602 320 ILCS 20/3.5 320 ILCS 20/4 from Ch. 23, par. 6604 320 ILCS 20/7 from Ch. 23, par. 6607

Amends the Elder Abuse and Neglect Act. Extends the list of mandated reporters of elder abuse to bankers and lawyers. Extends the responsibilities of the Department on Aging to include education and warning programs about elder abuse in conjunction with other state departments, banks and other financial institutions, and utility companies. Provides that professionals who are mandated reporters who willfully fail to report suspected elder abuse shall be referred to the appropriate professional disciplinary board and that other mandated reporters who willfully fail to report are guilty of a misdemeanor. Extends the period of review by a provider agency of services provided to elders from up to one year to up to 2 years.

FISCAL NOTE (Department on Aging)

HB 591 will initially cost the State an estimated \$1,362,500

(\$62,500 for an Executive II position and \$1,300,000 for fol-

low-ups of two years, instead of one).

HOUSE AMENDMENT NO. 1.

Deletes reference to:

320 ILCS 20/2

Deletes provisions making bankers and lawyers mandated reporters of elder abuse. HOUSE AMENDMENT NO. 2.

Provides that any mandated reporter (rather than just a non-professional mandated reporter) required by the Act to report suspected financial exploitation, abuse, or neglect of an elderly person who willfully fails to report is guilty of a Class A misdemeanor.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-05 H Filed With Clerk
                                        Referred to Hse Rules Comm
            H First reading
   01-02-06 H Added As A Joint Sponsor MCKEON
   01-02-07 H
                                        Assigned to Aging
            H Added As A Joint Sponsor FLOWERS
   01-02-16 H
                                        Do Pass/Short Debate Cal 019-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor SCOTT
   01-02-22 H
                                        Fiscal Note Filed
            Н
                   Amendment No.01
                                        LANG
                   Amendment referred to HRUL
            Н
            H Cal Ord 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor SCULLY
   01-02-23 H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor MCGUIRE
   01-02-27 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-02-28 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
   01-03-01 H
                   Amendment No.02
                                        LANG
                   Amendment referred to HRUL
            н
            H Held 2nd Rdg-Short Debate
   01-03-13 H
                                        LANG
                   Amendment No.01
            Н
                   Rules refers to
                                         HJUA
                   Amendment No.02
                                        LANG
            Н
                                         HJUA
            Н
                   Rules refers to
            H Held 2nd Rdg-Short Debate
   01-03-14 H Added As A Co-sponsor YARBROUGH
   01-03-21 H
                   Amendment No.01
                                        LANG
            H Recommends be Adopted HJUA/012-000-000
                   Amendment No.02
                                        LANG
            H Recommends be Adopted HJUA/012-000-000
                                                                 Adopted
            Н
                   Amendment No.01
                                        LANG
                                        LANG
                                                                 Adopted
            Н
                    Amendment No.02
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
   01-05-24 H Added As A Co-sponsor MAY
            H Added As A Co-sponsor MURPHY
```

HB-0592 LANG - MCKEON - SMITH,MICHAEL - JOHNSON - DELGADO, SCOTT, MCCARTHY, MCGUIRE, HOLBROOK AND YARBROUGH.

725 ILCS 5/114-13 from Ch. 38, par. 114-13

Amends the Code of Criminal Procedure of 1963. Authorizes the court to permit an elderly person who is an alleged victim of financial exploitation, abuse, or neglect to testify by deposition taken at his or her residence subject to conditions set by the court.

JUDICIAL NOTE (Office of the Illinois Courts)

House Bill 592 would neither increase nor decrease the number

of judges needed in the State.

FISCAL NOTE (Department of Corrections)

The prison population and fiscal impact is unknown.

Correctional Note (Department of Corrections)

Same as previous fiscal note.

HOUSE AMENDMENT NO. 1.

In the provision for a person over 60 years of age who is a victim of financial exploitation, abuse, or neglect to be allowed to testify by deposition, deletes provision that the deposition be taken at the person's residence.

```
01-02-05 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-06 H Added As A Joint Sponsor MCKEON
01-02-07 H
                                     Assigned to Judiciary II - Criminal Law
01-02-13 H
                                     Judicial Note Filed
                                     Committee Judiciary II - Criminal Law
         Н
01-02-16 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SMITH, MICHAEL
         H Added As A Joint Sponsor JOHNSON
         H Added As A Joint Sponsor DELGADO
         H Added As A Co-sponsor SCOTT
01-02-22 H
                 Amendment No.01
                 Amendment referred to HRUL
         н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-02-23 H Added As A Co-sponsor MCCARTHY
         H Added As A Co-sponsor MCGUIRE
                                     Fiscal Note Filed
01-02-26 H
                                     Correctional Note Filed
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-02-27 H
                 Amendment No.01
                                     LANG
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
                 Amendment No.01
                                                              Adopted
                                     LANG
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-09 H Added As A Co-sponsor HOLBROOK
01-03-14 H Added As A Co-sponsor YARBROUGH
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0593 LANG.

755 ILCS 5/2-6.2 new

Amends the Probate Act of 1975. Adds a Section which denies benefits resulting from an individual's death to persons convicted of financially exploiting, abusing, or neglecting the decedent while the decedent was an elderly person.

FISCAL NOTE (Office of the Illinois Courts)

Based on a review of the bill, it has been determined that House Bill 593 would have no fiscal impact on the judicial branch.

JUDICIAL NOTE (Office of the Illinois Courts)

Based on a review of the bill, it has been determined that

House Bill 593 would neither increase nor decrease the number

of judges needed in the State.

HOUSE AMENDMENT NO. 1.

In a provision making a holder of property immune from liability for distributing or releasing property to a person convicted of elder abuse, deletes a requirement that the distribution or release occur before the conviction.

01-02-05 H Filed With Clerk

01-02-05		I HOU WILL CICIK		
	Н	First reading	Referred to Hse Rules Com	n
01-02-07	Н		Assigned to Judiciary I - Civ	vil Law
01-02-13	Н		Fiscal Note Filed	
	Н		Judicial Note Filed	
	Н		Committee Judiciary I - Civ	il Law
01-02-15	Н		Do Pass/Short Debate Cal 0	12-001-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
01-02-16	Н	Second Reading-Short Debat	e	
	Η	Pld Cal 3rd Rdg-Shrt Dbt		
01-02-22	Н	Relld 2nd Rdg-Short Debate		
	Н	Amendment No.01	LANG	
	Н	Amendment referred to	HRUL	
	Н	Held 2nd Rdg-Short Debate		
01-03-13	Н	Amendment No.01	LANG	
	Н	Rules refers to	HJUA	
	Н	Held 2nd Rdg-Short Debate		
01-04-03	Н	Amendment No.01	LANG	
	Н	Recommends be Adopted HJ	UA/013-000-000	
	Н	Amendment No.01	LANG	Adopted
	Н	Pld Cal 3rd Rdg-Shrt Dbt		•

1293 HB-0593—Cont.

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-0594

LANG – MCKEON – RYAN – SCOTT – OSTERMAN, FRITCHEY, MENDOZA, HOWARD, KENNER, MCCARTHY, MCGUIRE, BROSNAHAN, HOLBROOK, DAVIS, MONIQUE, BRADLEY, BUGIELSKI, CAPPARELLI AND MURPHY.

New Act

Creates the Elder Abuser Registration Act. Establishes registration requirements for persons who as caregivers have been convicted of abuse or neglect of the elderly. Requires elder abusers to register with law enforcement authorities in the area that elder abuser resides. Provides that elder abusers must be informed of the duty to register upon release from a penal institution or treatment facility or discharged upon payment of a fine. Requires the Department of State Police to mail annual verification letters to registrants and that the registrant complete and return each letter. Requires registrants to inform law enforcement authorities of changes in residence or employment. Provides that registration data shall not be open to public inspection. Establishes penalties for noncompliance by elder abusers. Establishes an Elder Abuser Registration Fund. Provides that the Department of State Police shall have access to registration data.

```
CORRECTIONAL NOTE (Department of Corrections)
    The population and fiscal impact will be minimal.
    FISCAL NOTE (Illinois State Police)
    If HB 594 would become law, there would be a fiscal impact to
    the Illinois State Police of $350,000 to $500,000 for imple-
    mentation and $250,000 to $300,000 annually thereafter.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    01-02-05 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-02-06 H Added As A Joint Sponsor MCKEON
             H Added As A Joint Sponsor RYAN
    01-02-07 H
                                         Assigned to Aging
    01-02-16 H
                                         Do Pass/Short Debate Cal 019-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor SCOTT
            H Added As A Joint Sponsor OSTERMAN
    01-02-22 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor FRITCHEY
            H Added As A Co-sponsor MENDOZA
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
    01-02-23 H Added As A Co-sponsor MCCARTHY
            H Added As A Co-sponsor MCGUIRE
    01-02-28 H Relld 2nd Rdg-Short Debate
            H Held 2nd Rdg-Short Debate
    01-03-01 H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-05 H
                                         Correctional Note Filed
            H Cal Ord 3rd Rdg-Short Dbt
    01-03-07 H Added As A Co-sponsor BROSNAHAN
    01-03-09 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor DAVIS, MONIQUE
            H Added As A Co-sponsor BRADLEY
            H Added As A Co-sponsor BUGIELSKI
            H Added As A Co-sponsor CAPPARELLI
                                         Fiscal Note Filed
            H Cal Ord 3rd Rdg-Short Dbt
   01-03-20 H Added As A Co-sponsor MURPHY
   01-04-06 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0595 LANG.

01-03-16 H

Appropriates \$1 to the Department of Human Services for mental health programs. Effective July 1, 2001.

```
01-02-05 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Appropriations-Human Services
```

Re-Refer Rules/Rul 19(a)

HB-0596 **1294**

HB-0596 LANG – MCKEON – FLOWERS – SCOTT – GILES, MENDOZA, LY-ONS, JOSEPH, FRITCHEY, HOLBROOK, DAVIS, MONIQUE, FRANKS, FOWLER, FORBY, MULLIGAN, COULSON AND BELLOCK.

```
320 ILCS 20/2
                                   from Ch. 23, par. 6602
320 ILCS 20/3.5
320 ILCS 20/4
                                    from Ch. 23, par. 6604
320 ILCS 20/7
                                   from Ch. 23, par. 6607
320 ILCS 20/14 new
720 ILCS 5/12-19
                                   from Ch. 38, par. 12-19
                                   from Ch. 38, par. 12-21
720 ILCS 5/12-21
                                   from Ch. 38, par. 16-1.3
720 ILCS 5/16-1.3
725 ILCS 5/114-13.5 new
725 ILCS 5/115-10.3
                                   from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-3
755 ILCS 5/2-6.6 new
```

Amends the Elder Abuse and Neglect Act. Includes bankers and attorneys as mandated reporters of abuse, neglect, and financial exploitation. Requires the Department on Aging to establish and coordinate specified elder abuse training and education programs and establish a database of caregivers convicted of certain offenses against the elderly or disabled. Provides that mandated reporters who fail to report abuse, neglect, and financial exploitation shall be reported for professional discipline, and imposes criminal penalties against other persons who are required to report under the Act but fail to do so. Amends the Criminal Code of 1961. Changes elements of and penalties for the offenses of abuse and neglect of a long term care facility resident, criminal neglect of an elderly or disabled person, and financial exploitation of an elderly or disabled person. Amends the Code of Criminal Procedure of 1963. Permits victims of certain offenses against the elderly to testify through an evidence deposition rather than appear in court. Amends the Unified Code of Corrections. Permits the court to sentence a person convicted of certain offenses against the elderly or disabled to community service, impact incarceration, or an alcohol or substance abuse program. Amends the Probate Act of 1975. Provides that persons convicted of certain offenses against the elderly or disabled may not inherit property from a victim. Makes other changes.

```
FISCAL NOTE (Department on Aging)
```

HB 596 will initially cost the State an estimated \$1,550,000:

and \$106,000 in construction costs.

CORRECTIONAL NOTE (Department of Corrections)

ment that the distribution or release occur before the conviction.

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 320 ILCS 20/2

Deletes provisions making bankers and lawyers mandated reporters of elder abuse. Deletes a provision requiring banks and financial institutions to send pamphlets concerning financial exploitation with their customers' statements. Restores, in a provision concerning civil liability for failing to return a victim's property within 60 days of the victim's request, language making only those persons who are charged by information or indictment with financial exploitation of an elderly person or person with a disability civilly liable. Deletes, in a provision making a holder of property immune from liability for distributing or releasing property to a person convicted of elder abuse, a require-

HOUSE AMENDMENT NO. 2.

Restores exemption from the offense of abuse and criminal neglect of a long term care facility resident, a physician licensed to practice medicine in all its branches or a duly licensed nurse providing care within the scope of his or her professional judgment and within the accepted standards of care within the community. In the statute concern-

1295 HB-0596—Cont.

ing the criminal neglect of an elderly or disabled person, changes references from "disabled person" to "person with a disability". In that statute, deletes from the definition of "elderly person", that the person must be suffering from a disease or infirmity associated with advanced age and manifested by physical, mental, or emotional dysfunctioning. In that statute, provides that a caregiver who is a relative need not reside with the elderly person or person with a disability if the caregiver regularly visits the person. In the amendatory changes to the Probate Act of 1975 that prohibit a person convicted of certain offenses against the elderly or persons with a disability from inheriting property from those persons, provides that the Department of State Police has access to State of Illinois databases for information about the location of persons convicted of those offenses.

HOUSE AMENDMENT NO. 3.

Further amends the Elder Abuse and Neglect Act. Provides that all mandated reporters (rather than just those who are not licensed by the State) who fail to report suspected abuse, neglect, or financial exploitation under the Act are guilty of a Class A misdemeanor.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
   01-02-05 H Filed With Clerk
                                        Referred to Hse Rules Comm
            H First reading
   01-02-06 H Added As A Joint Sponsor MCKEON
   01-02-07 H
                                        Assigned to Aging
            H Added As A Joint Sponsor FLOWERS
   01-02-16 H
                                        Do Pass/Short Debate Cal 019-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Joint Sponsor SCOTT
            H Added As A Joint Sponsor GILES
            H Added As A Co-sponsor MENDOZA
   01-02-20 H Added As A Co-sponsor LYONS, JOSEPH
   01-02-22 H
                                        Fiscal Note Filed
            Η
                    Amendment No.01
                                        LANG
            Н
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor FRITCHEY
   01-03-05 H
                                        Fiscal Note Filed
            Н
                                        Correctional Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-06 H
                   Amendment No.02
                                        LANG
            Η
                    Amendment referred to HRUL
                                       LANG
            Η
                   Amendment No.03
                   Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-09 H Added As A Co-sponsor HOLBROOK
            H Added As A Co-sponsor DAVIS, MONIQUE
   01-03-13 H
                    Amendment No.01
                                        LANG
            Н
                   Rules refers to
                                         HAGI
            Н
                   Amendment No.02
                                       LANG
            Н
                   Rules refers to
                                         HAGI
            Н
                    Amendment No.03
                                       LANG
            Н
                   Rules refers to
                                         HAGI
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-21 H
                   Amendment No.01
                                        LANG
            H Recommends be Adopted HAGI/011-000-000
            Н
                   Amendment No.02
                                       LANG
            H Recommends be Adopted HAGI/011-000-000
            Н
                   Amendment No.03
                                        LANG
            H Recommends be Adopted HAGI/011-000-000
            H Added As A Co-sponsor FRANKS
            H Second Reading-Short Debate
            Η
                   Amendment No.01
                                        LANG
                                                                Adopted
            Η
                                        LANG
                    Amendment No.02
                                                                Adopted
            Н
                    Amendment No.03
                                        LANG
                                                                Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
            H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor FORBY
   01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor COULSON
            H Added As A Co-sponsor BELLOCK
```

625 ILCS 5/11-500

625 ILCS 5/11-501

625 ILCS 5/11-501.9 new

```
01-03-27 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-03 S Chief Sponsor MADIGAN,L
      01-04-04 S Added as Chief Co-sponsor OBAMA
                S First reading
                                             Referred to Sen Rules Comm
      01-04-05 S Added as Chief Co-sponsor LIGHTFORD
HB-0597
             BLACK.
   15 ILCS 205/4e
  Amends the Attorney General Act concerning legal fees in land claim disputes.
Makes a technical change.
      01-02-05 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-07 H
                                             Assigned to Executive
      01-03-14 H
                                             Motion Filed PURSUANT TO HOUSE
               Η
                                             RULE 60(B), I MOVE
                                             TO TABLE HB 597
                Ή
                                             -BLACK
                H
               Н
                                            Committee Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
      01-03-27 H Tabled By Sponsor HRUL
             DART - MOFFITT - JOHNSON - KOSEL.
HB-0598
  625 ILCS 5/6-113
                                    from Ch. 95 1/2, par. 6-113
  625 ILCS 5/6-118
                                    from Ch. 95 1/2, par. 6-118
                                    from Ch. 95 1/2, par. 6-203.1
  625 ILCS 5/6-203.1
                                    from Ch. 95 1/2, par. 6-206
  625 ILCS 5/6-206
  625 ILCS 5/6-208.1
                                    from Ch. 95 1/2, par. 6-208.1
                                    from Ch. 95 1/2, par. 6-303
  625 ILCS 5/6-303
```

730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1

Amends the Illinois Vehicle Code. Authorizes and establishes procedures for the statutory summary suspension of driver's licenses of persons who are stopped for DUI and who refuse to submit to preliminary breath or field sobriety tests. Provides that any person in control of a motor vehicle in this State shall be deemed to have given consent to performing field sobriety tests and to providing a breath sample for testing. Provides that the results of a preliminary breath screening or field sobriety test may be used by the defendant in any DUI administrative or court proceeding and may be used by the State in rebuttal to an assertion that the test did not accurately reflect a person's alcohol concentration. Permits temporary impounding of vehicles in certain cases. Provides for a hearing and procedures for a person who has had his or her license suspended for a failure to submit to a breath screening or field sobriety test. Authorizes the Secretary of State to issue a restricted driving permit to a person who has had his or her license suspended for specified reasons if the person consents to a breath-alcohol ignition interlock device installed in his or her car. Amends the Unified Code of Corrections. Prohibits the court from assigning supervision to a defendant charged with driving a motor vehicle on a revoked or suspended license when the suspension or revocation was for violating the field sobriety test provision of the Vehicle Code if the defendant was convicted or assigned supervision within the last 10 years for driving on a revoked or suspended license. Makes other changes. Effective July 1, 2001.

from Ch. 95 1/2, par. 11-500

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

```
CORRECTIONAL NOTE (Department of Corrections)
Fiscal impact and impact on the corrections population would
be minimal.
FISCAL NOTE (Office of Secretary of State)
The fiscal impact of this legislation on the Office of Secretary of State is estimated at $584,000 in the first year, and
$318,000 each subsequent year.
HOUSE AMENDMENT NO. 1.
```

```
Deletes reference to:
625 ILCS 5/6-113 from Ch. 95 1/2, par. 6-113
625 ILCS 5/6-118 from Ch. 95 1/2, par. 6-118
625 ILCS 5/6-203.1 from Ch. 95 1/2, par. 6-203.1
```

```
625 ILCS 5/6-208.1
                             from Ch. 95 1/2, par. 6-208.1
625 ILCS 5/6-303
                             from Ch. 95 1/2, par. 6-303
                             from Ch. 95 1/2, par. 11-500
625 ILCS 5/11-500
625 ILCS 5/11-501
                             from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-501.9 new
730 ILCS 5/5-6-1
                             from Ch. 38, par. 1005-6-1
Adds reference to:
625 ILCS 5/2-118.1
                             from Ch. 95 1/2, par. 2-118.1
625 ILCS 5/2-118.2 new
625 ILCS 5/6-206.1
                             from Ch. 95 1/2, par. 6-206.1
625 ILCS 5/11-501.1
                             from Ch. 95 1/2, par. 11-501.1
625 ILCS 5/11-506 new
```

Deletes everything. Amends the Illinois Vehicle Code. Provides that if the person has not been charged with DUI in circuit court, the person must be notified in writing that he or she may contest an impending statutory summary suspension before the Secretary of State. Establishes procedures for a hearing before the Secretary. Provides that as a condition of a restricted driving permit, the Secretary may prohibit a first time offender from driving a vehicle not equipped with a breath alcohol ignition interlock device. Provides that any person whose driving privileges are suspended or revoked 2 or more times within a 10-year period because chemical testing revealed that the alcohol concentration in his or her blood exceeded the allowable limit, if issued a restricted driving permit, is required to have his or her vehicle equipped with a breath alcohol ignition interlock device. Provides that the restricted driving permit may not be issued until one year after the date the current revocation went into effect. Provides that if an officer has a rational basis for believing that a driver is impaired by alcohol, drugs, or intoxicating compounds, he or she may secure that driver's vehicle for up to 24 hours. Provides that if the vehicle is impounded, the driver is responsible for all the costs of the impoundment. Establishes conditions under which the vehicle may be released.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-05 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Transportation & Motor Vehicles
   01-02-28 H Added As A Joint Sponsor MOFFITT
            H Added As A Joint Sponsor JOHNSON
            H Added As A Joint Sponsor KOSEL
   01-03-05 H
                                         Correctional Note Filed
                                         Committee Transportation & Motor Vehicles
   01-03-13 H
                                         Fiscal Note Filed
            Н
                                         Committee Transportation & Motor Vehicles
   01-03-14 H
                    Amendment No.01
                                         TRANSPORTAT'N H
                                                                  Adopted
            Н
                                                                    SUB
                                         Remains in CommiTransportation & Motor
                                           Vehicles
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0599 DART – MCKEON – SCOTT – FRITCHEY – DAVIS,STEVE, LY-ONS,JOSEPH, HOFFMAN, MCAULIFFE, MCCARTHY, FEIGENHOLTZ AND HOLBROOK.

```
510 ILCS 70/2.01a
510 ILCS 70/2.01b new
510 ILCS 70/2.01c new
510 ILCS 70/2.01d new
510 ILCS 70/2.01e new
510 ILCS 70/2.09 new
510 ILCS 70/2.10 new
510 ILCS 70/3.04 new
510 ILCS 70/3.05 new
510 ILCS 70/3.06 new
510 ILCS 70/4.02
                                   from Ch. 8, par. 704.02
510 ILCS 70/4.03
                                   from Ch. 8, par. 704.03
510 ILCS 70/4.04
                                   from Ch. 8, par. 704.04
510 ILCS 70/10
                                   from Ch. 8, par. 710
                                   from Ch. 8, par. 712
510 ILCS 70/12
510 ILCS 70/16
                                   from Ch. 8, par. 716
510 ILCS 70/17 new
```

510 ILCS 70/18 new 510 ILCS 70/19 new 510 ILCS 70/20 new

Amends the Humane Care for Animals Act. Defines "exigent circumstances", "live-stock", "service animal", "search and rescue dog", "euthanasia", and "animal hoarder". Sets procedures for the seizure of an animal by a law enforcement officer. Requires violators of the Act to post security for the care of an animal that has been seized while the case is being adjudicated. Provides for the adoption or euthanasia of seized and forfeited animals. Includes service animals and search and rescue dogs in the provisions concerning the abuse, injury, or killing of law enforcement animals. Provides immunity to law enforcement officers, animal control agencies, humane agencies, veterinarians, and certain other persons taking good faith actions under the Act. Increases the penalties for certain violations of the Act. Allows courts to order the psychological or psychiatric examination and treatment of persons convicted of violating the Act. Allows corporations to be charged with violating the Act for the actions of their employees and agents. Provides the owner of an abused or neglected animal with a right of action for damages against the person who abused or neglected the animal. Makes other changes. Effective January 1, 2002.

FISCAL NOTE (Office of the Illinois Courts)
Based on a review of the bill, it has been determined that
House Bill 599 may create a minimal increase in judicial
workloads. However, the bill would not have a significant
fiscal impact on the judicial branch.
JUDICIAL NOTE (Office of the Illinois Courts)
Same as previous fiscal note.

HOUSE AMENDMENT NO. 1.

Adds reference to: 510 ILCS 70/21 new 705 ILCS 105/27.5 30 ILCS 105/5.545 new

from Ch. 25, par. 27.5

Deletes everything. Amends the Humane Care for Animals Act and the State Finance Act. Defines "exigent circumstances", "service animal", "search and rescue dog", "euthanasia", and "companion animal hoarder". Sets procedures for the seizure of an animal by a law enforcement officer. Requires certain persons to post security for the care of an animal that has been seized while the case is being adjudicated. Provides for the adoption or euthanasia of seized and forfeited animals. Includes service animals and search and rescue dogs in the provisions concerning the abuse, injury, or killing of law enforcement animals. Provides immunity to law enforcement officers, animal control agencies, humane agencies, veterinarians, and certain other persons taking good faith actions under the Act. Increases the penalties for certain violations of the Act. Allows courts to order the psychological or psychiatric examination and treatment of persons convicted of violating the Act. Allows corporations to be charged with violating the Act for the actions of their employees and agents. Provides the owner of an abused or neglected animal with a right of action for damages against the person who abused or neglected the animal. Creates the Illinois Animal Abuse Fund. Makes other changes. Amends the Clerks of Courts Act. Provides for the deposit of a portion of the fines collected for certain offenses under the Humane Care for Animals Act into the Illinois Animal Abuse Fund. Effective January 1, 2002.

HOUSE AMENDMENT NO. 2. Deletes reference to:

510 ILCS 70/17 new

Allows (instead of requires) a law enforcement officer to take possession of all animals in the possession of the person arrested. Removes provisions concerning holding a hearing as to the disposition of the animals and other property seized in the event of the acquittal or final discharge without conviction of a person, an officer placing dogs in the custody of an animal control or humane agency, and the payment of the costs of violations. Allows notice to be given by publication in a newspaper if an investigator is not able to serve a violator in person. Makes a change concerning a penalty. Allows certain other persons to bring civil actions. Makes technical changes.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
01-02-05 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-06 H Added As A Joint Sponsor MCKEON
      01-02-07 H
                                           Assigned to Agriculture
               H Added As A Joint Sponsor SCOTT
      01-02-13 H
                                           Fiscal Note Filed
               Н
                                           Judicial Note Filed
                                           Committee Agriculture
               Н
      01-02-22 H Added As A Joint Sponsor FRITCHEY
      01-03-06 H Added As A Joint Sponsor DAVIS, STEVE
      01-03-07 H
                      Amendment No.01
                                           AGRICULTURE H
                                                                    Adopted
                                                                      013-000-000
               Н
                                           Do Pass Amend/Short Debate 013-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-09 H Added As A Co-sponsor LYONS, JOSEPH
      01-03-13 H Added As A Co-sponsor HOFFMAN
      01-03-15 H Added As A Co-sponsor MCAULIFFE
      01-03-20 H Added As A Co-sponsor MCCARTHY
      01-03-22 H Added As A Co-sponsor FEIGENHOLTZ
      01-03-26 H Added As A Co-sponsor HOLBROOK
      01-03-27 H
                      Amendment No.02
                                           DART
                      Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-30 H
                      Amendment No.02
                                           DART
               H Recommends be Adopted HRUL/005-000-000
               H Second Reading-Short Debate
                      Amendment No.02
                                           DART
                                                                    Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
HB-0600
            HASSERT.
  735 ILCS 5/7-103.1
  Amends the Code of Civil Procedure. Makes a technical change in a Section con-
cerning the exercise of "quick-take" eminent domain powers.
      01-02-05 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-07 H
                                           Assigned to Executive
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0601
            DANIELS - HASSERT.
  New Act
  Creates the State Agency Land Transfer Act. Contains only a short title provision.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-05 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-07 H
                                           Assigned to Executive
      01-03-15 H Primary Sponsor Changed To DANIELS
               H Added As A Joint Sponsor HASSERT
      01-03-19 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                           Re-Refer Rules/Rul 19(a)
HB-0602
            SLONE - MCKEON.
  625 ILCS 5/11-1502
                                   from Ch. 95 1/2, par. 11-1502
  Amends the Illinois Vehicle Code. Provides that bicyclists are intended users of all
streets and highways, except where prohibited, and those portions or segments of any
street or highway in Illinois that are designated as a bike lane or bike route.
      01-02-05 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
```

H Added As A Joint Sponsor MCKEON

01-03-16 H

Assigned to Transportation & Motor Vehicles

Re-Refer Rules/Rul 19(a)

HB-0603 **1300**

HB-0603 SLONE - OSTERMAN.

New Act

Creates the Illinois Clean Air Standards Act. Provides air emission standards for coal-fired generating units on or after January 1, 2006. Provides for the promulgation of rules by the Pollution Control Board to achieve the emissions reduction requirement.

FISCAL NOTE (Environmental Protection Agency)
EPA anticipates requiring 2 additional employees and equipment at an approximate cost of \$120,000. In addition, EPA believes

it would likely cost at least an additional \$30,000 to develop and adopt the corresponding rules for these programs.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-05 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Environment & Energy

01-02-15 H Added As A Joint Sponsor OSTERMAN 01-02-27 H Fiscal Note Filed

H Committee Environment & Energy

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0604 SLONE – LINDNER – WINTERS, HOEFT, KURTZ, SCOTT AND COULSON.

415 ILCS 5/12.5 new

Amends the Environmental Protection Act. Requires the Agency to propose rules to the Board concerning the water quality impact for facility planning area enlargements. Effective immediately.

FISCAL NOTE (Environmental Protection Agency)

The degree of effort on the part of the review authority and the participants as well as the cost of compliance, research, and plan development are uncertain at this point. EPA will be required to write and pursue Board rules under HB 604. Current expenditures for areawide agencies are provided through federal funds and set aside for FPA activities as currently prescribed. Upon passage of HB 604, additional appropriations would need to be appropriated to these areawide agencies through the IEPA.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/12.5 new Adds reference to: New Act

Creates the Facility Planning Area Rules Act. Requires the Illinois Environmental Protection Agency to propose rules and procedures for facility planning area amendments. Gives guidelines for the proposed rules and procedures. Effective immediately.

HOUSE AMENDMENT NO. 2.

Changes the Agency's consideration of local and regional comprehensive plans to consideration of local, county, and regional land use plans. Repeals the Facility Planning Area Rules Act on January 1, 2007.

FISCAL NOTE, H-AM 1 (Environmental Protection Agency) The Illinois EPA estimates that the enactment of HB 604 will require approximately \$30,000 in FY02 to cover costs associated with rule making. In addition, the Agency estimates that the workload associated with FPA amendment reviews will increase by approximately 50 percent. In FY03, the Agency will need one additional headcount, at a cost of approximately \$60,000. This position is necessary to perform outreach activities and to begin implementation of the adopted rules. In FY04, the Agency will require a second headcount at a cost of approximately \$60,000 to assist with the increased workload associated with additional reviews of local ordinances, regional/county/city plans, land use ordinances. Also in FY04, the Agency anticipates that the three planning commissions that conduct the primary FPA reviews will realize an increase in workload and may require additional funding to perform the expanded reviews. The Agency also anticipates increased legal costs associated with appeals.

```
SENATE AMENDMENT NO. 1.
Deletes everything but the short title.
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-05 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   01-02-07 H
                                        Assigned to Conservation & Land Use
   01-02-27 H
                                        Fiscal Note Filed
                                        Committee Conservation & Land Use
   01-03-07 H Added As A Joint Sponsor LINDNER
   01-03-08 H
                    Amendment No.01
                                        CONSRV & LAND H
                                                                 Adopted
                                        Do Pass Amend/Short Debate 007-001-001
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-15 H Second Reading-Short Debate
                                        Fiscal Note Requested BLACK
                                        Home Rule Note Requested BLACK
            H Held 2nd Rdg-Short Debate
            H Added As A Joint Sponsor WINTERS
   01-03-16 H
                    Amendment No.02
                                        SLONE
                    Amendment referred to HRUL
            H Held 2nd Rdg-Short Debate
   01-03-20 H
                    Amendment No.02
                                        SLONE
            H Recommends be Adopted HRUL/005-000-000
                                        Home Rule Note Req-wthdwn
            Н
                    Amendment No.02
                                        SLONE
                                                                 Adopted
            H Held 2nd Rdg-Short Debate
   01-03-21 H Added As A Co-sponsor HOEFT
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor SCOTT
   01-03-22 H Added As A Co-sponsor COULSON
                                        Fiscal Note Filed as amnded
            H Held 2nd Rdg-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 071-039-000
   01-03-27 S Arrive Senate
             S Placed Calndr First Rdg
   01-03-28 S Chief Sponsor PETERSON
             S First reading
                                        Referred to Sen Rules Comm
   01-04-05 S Added as Chief Co-sponsor SULLIVAN
   01-04-06 S Added as Chief Co-sponsor MADIGAN,L
   01-04-10 S Added as Chief Co-sponsor PARKER
   01-04-17 S Added As A Co-sponsor RADOGNO
   01-04-18 S Added As A Co-sponsor WALSH,T
   01-04-19 S Added As A Co-sponsor CRONIN
   01-04-23 S Added As A Co-sponsor DEMUZIO
   01-04-25 S Added as Chief Co-sponsor GEO-KARIS
             S Added As A Co-sponsor RONEN
   01-04-27 S Added As A Co-sponsor SILVERSTEIN
   01-05-01 S Added As A Co-sponsor HALVORSON
   01-05-02 S
                                        Assigned to Executive
             S Added As A Co-sponsor LINK
   01-05-03 S Added As A Co-sponsor WELCH
   01-05-09 S Added As A Co-sponsor KLEMM
             S
                    Amendment No.01
                                        EXECUTIVE
                                                       S
                                                                 Adopted
   01-05-10 S
                                        Recmnded do pass as amend 011-000-000
             S Placed Calndr, Second Rdg
   01-05-11 S Second Reading
             S Placed Calndr,3rd Reading
   01-07-01 S
                                        Refer to Rules/Rul 3-9(b)
   01-11-05 S Added As A Co-sponsor LIGHTFORD
```

HB-0605 DART – MCCARTHY – FORBY – CURRY, JULIE – RYAN, SCOTT, JONES, LOU, MITCHELL, JERRY, BOLAND, BROSNAHAN, MCKEON, WINTERS, SLONE, CROTTY, ERWIN, BRUNSVOLD, FOWLER, MAUTINO, WIRSING, TURNER, ART, JOHNSON, BOST, BELLOCK, JONES, JOHN, POE AND RYDER.

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

```
01-02-05 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
01-02-07 H
                                    Assigned to State Government
                                      Administration
01-02-15 H Added As A Joint Sponsor MCCARTHY
         H Added As A Joint Sponsor FORBY
         H Added As A Joint Sponsor CURRY, JULIE
         H Added As A Co-sponsor SCOTT
         H Added As A Co-sponsor JONES, LOU
01-02-16 H Added As A Joint Sponsor RYAN
01-02-20 H Added As A Co-sponsor MITCHELL, JERRY
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor MCKEON
         H Added As A Co-sponsor WINTERS
         H Added As A Co-sponsor SLONE
         H Added As A Co-sponsor CROTTY
01-02-21 H Added As A Co-sponsor ERWIN
         H Added As A Co-sponsor BRUNSVOLD
01-02-23 H
                                    Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-02-28 H Added As A Co-sponsor FOWLER
         H Added As A Co-sponsor MAUTINO
         H Added As A Co-sponsor WIRSING
01-03-06 H Added As A Co-sponsor TURNER, ART
01-03-07 H Added As A Co-sponsor JOHNSON
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor BELLOCK
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor POE
01-03-13 H Added As A Co-sponsor RYDER
01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
           Chief Sponsor NOLAND
         S Added As A Co-sponsor BOWLES
01-03-27 S First reading
                                    Referred to Sen Rules Comm
01-04-05 S Added as Chief Co-sponsor JONES,E
01-04-18 S
                                    Assigned to Agriculture & Conservation
01-04-19 S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor DELEO
         S Added As A Co-sponsor TROTTER
         S Added As A Co-sponsor RADOGNO
         S Added As A Co-sponsor SULLIVAN
         S Added As A Co-sponsor PARKER
         S Added As A Co-sponsor MUNOZ
         S Added As A Co-sponsor DEL VALLE
         S Added As A Co-sponsor LIGHTFORD
           Added As A Co-sponsor SHADID
         S Added As A Co-sponsor WALSH,L
         S Added As A Co-sponsor WEAVER
         S Added As A Co-sponsor WATSON
         S Added As A Co-sponsor PETERSON
         S Added As A Co-sponsor MYERS
         S Added As A Co-sponsor DILLARD
         S Added As A Co-sponsor DUDYCZ
         S Added As A Co-sponsor CRONIN
01-04-20 S Added As A Co-sponsor LAUZEN
         S Added As A Co-sponsor VIVERITO
01-04-25 S Added As A Co-sponsor JONES,W
                                    Recommended do pass 009-000-000
         S Placed Caindr, Second Rdg
```

S Added as Chief Co-sponsor O'DANIEL

```
01-05-01 S Second Reading
S Placed Calndr,3rd Reading
01-05-09 S Third Reading - Passed 054-000-000
H Passed both Houses
01-06-07 H Sent to the Governor
01-08-02 H Governor approved
H Effective Date 01-08-02
```

PUBLIC ACT 92-0210

GRANBERG - BOLAND - GARRETT - FLOWERS.

35 ILCS 5/213 new

HR-0606

Amends the Illinois Income Tax Act. Allows an income tax credit in an amount equal to 15% of the premium costs paid for a qualified long term care insurance contract covering the individual taxpayer or the taxpayer's spouse, parent, or dependent. Provides that the credit may not exceed \$200 or the taxpayer's liability, whichever is less. Prohibits the carry forward of an excess tax credit to a succeeding year's tax liability. Exempts the credit from the sunset provisions. Effective January 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

```
O1-02-05 H Filed With Clerk
H First reading Referred to Hse Rules Comm
O1-02-07 H Added As A Joint Sponsor BOLAND
O1-02-16 H Added As A Joint Sponsor FLOWERS
O1-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0607 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, 2001.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Appropriations-General Services
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0608 SCOTT.

510 ILCS 45/7

from Ch. 8, par. 907

Amends the Carrier, Racing, Hobby, and Show Pigeon Act of 1993. Provides that a municipality or a county (now a municipality located in a county with fewer than 3,000,000 inhabitants or a county) shall not enact an ordinance which prohibits the orderly keeping of carrier, hobby, or show pigeons. Deletes a provision that allows any municipality in a county with 3,000,000 or more inhabitants to prohibit or regulate the orderly keeping of carrier, racing, hobby, or show pigeons.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Cities & Villages
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0609 MADIGAN,MJ – REITZ – POE – MCKEON – BRADLEY, FRANKS, DAV-IS,STEVE, FORBY AND FOWLER.

```
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
```

Amends the State Employee Article of the Pension Code to put highway maintenance workers employed by IDOT or the Illinois State Toll Highway Authority under the alternative (State Police) retirement formula. Effective immediately.

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

```
01-02-06 H Filed With Clerk
H Added As A Joint Sponsor REITZ
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Personnel & Pensions
01-02-08 H Added As A Joint Sponsor POE
01-02-15 H Added As A Co-sponsor FRANKS
01-03-16 H Re-Refer Rules/Rul 19(a)
01-03-19 H Added As A Joint Sponsor MCKEON
H Added As A Joint Sponsor BRADLEY
H Added As A Co-sponsor DAVIS,STEVE
H Added As A Co-sponsor FORBY
H Added As A Co-sponsor FORBY
H Added As A Co-sponsor FOWLER
```

HB-0610 1304

```
HB-0610 CROSS – MATHIAS – MCKEON.

5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-104 from Ch. 127, par. 604A-104
5 ILCS 420/4A-106 from Ch. 127, par. 604A-106
```

Amends the Illinois Governmental Ethics Act. Provides that a person whose multiple offices or positions each require a statement of economic interests need file only one statement with the Secretary of State, for offices and positions required to file with the Secretary of State, or one statement with a county clerk, for offices and positions required to file with that county clerk. Effective immediately.

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to State Government
Administration
H Added As A Joint Sponsor MATHIAS

01-02-23 H Added As A Joint Sponsor MCKEON

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0611 CROSS.

220 ILCS 15/1

from Ch. 96 1/2, par. 5501

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.

```
01-02-06 H Filed With Clerk
H First reading
01-02-07 H Assigned to Judiciary I - Civil Law
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0612 CROSS.
10 ILCS 5/13-4 from Ch. 46, par. 13-4
10 ILCS 5/14-1 from Ch. 46, par. 14-1
```

Amends the Election Code. Provides that a person need not declare a political party affiliation to serve as an election judge. Provides that, for purposes of assigning judges, the person is considered to have the party affiliation of the county central committee chairman who certifies his or her name for selection. Effective immediately.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Elections & Campaign Reform
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0613 MADIGAN,MJ - MCGUIRE - LYONS,EILEEN - BELLOCK - MAY, SCHOENBERG, FRANKS AND MCKEON.

```
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.

```
01-02-06 H Filed With Clerk
H Added As A Joint Sponsor MCGUIRE
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Health Care Availability & Access
01-02-09 H Added As A Joint Sponsor LYONS, EILEEN
H Added As A Joint Sponsor BELLOCK
H Added As A Co-sponsor SCHOENBERG
01-02-15 H Added As A Co-sponsor FRANKS
01-03-16 H Re-Refer Rules/Rul 19(a)
01-03-19 H Added As A Joint Sponsor MAY
H Added As A Co-sponsor MCKEON
```

1305 HB-0614

```
FRANKS - GARRETT - MAY AND BLACK.
HR-0614
```

```
10 ILCS 5/7-43
                                  from Ch. 46, par. 7-43
10 ILCS 5/7-44
                                   from Ch. 46, par. 7-44
```

Amends the Election Code to eliminate the requirement that a voter declare party affiliation when voting at a primary election. Provides that the voter shall receive the primary ballot of each of the established political parties nominating candidates for office at the primary election, but may cast a ballot of only one political party, except in certain cases involving statewide political parties and political parties established only within a political subdivision. Effective January 1, 2002.

```
01-02-06 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Executive
         H Added As A Joint Sponsor GARRETT
         H Added As A Joint Sponsor MAY
01-02-14 H Added As A Co-sponsor BLACK
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0615 KOSEL - BOST - MCKEON - PANKAU - PERSICO AND BASSI.

```
40 ILCS 5/16-127
                                  from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-128
                                  from Ch. 108 1/2, par. 16-128
40 ILCS 5/17-134
                                  from Ch. 108 1/2, par. 17-134
30 ILCS 805/8.25 new
```

Amends the Downstate and Chicago Teacher Articles of the Illinois Pension Code. Allows service credit for time spent in the Peace Corps or AmeriCorps (VISTA). Requires payment of both employee and employer contributions, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
The total fiscal impact of HB 615 cannot be determined, as the
amount of credit that would be purchased is unknown. However,
the amount paid to purchase the service credit may not equal
the total cost of establishing the additional service credit.
Employees are required to make the employee and employer con-
tributions, plus interest. Members of TRS are required to pay
6% interest compounded annually while members of CTRS are re-
quired to pay 5% interest compounded annually. Both interest
rates are lower than the actuarial rate of return assumed by
the Systems, which is 8.5% for TRS and 8.0% for CTRS.
```

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-02-06 H Filed With Clerk
             H Added As A Joint Sponsor BOST
             H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Personnel & Pensions
   01-02-16 H Added As A Joint Sponsor MCKEON
             H Added As A Joint Sponsor PANKAU
             H Added As A Joint Sponsor PERSICO
             H Added As A Co-sponsor BASSI
   01-03-12 H
                                         Pension Note Filed
                                         Committee Personnel & Pensions
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0616 KOSEL.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in a Section concerning the State aid formula.

```
01-02-06 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-07 H
                                       Assigned to Executive
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0617 KRAUSE - MATHIAS - MCKEON, SCHOENBERG, GARRETT AND COULSON.

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

Creates the Long-Term Care Savings Account Act and amends the Illinois Income Tax Act. Authorizes an employer to offer a long-term care savings account program to

its employees for the reimbursement of long-term care expenses paid by the employee for the long-term care of a parent of the employee; also authorizes self-employed or other individuals to establish a long-term care savings account. Provides that principal contributed to and interest earned on an account and money reimbursed to the employee or other individual for eligible long-term care expenses are exempt from Illinois income tax. Provides that money withdrawn from an account for a purpose other than paying long-term care expenses is taxable. Repeals the Long-Term Care Savings Account Act on January 1, 2012.

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue
H Added As A Joint Sponsor MATHIAS

01-02-09 H Added As A Co-sponsor SCHOENBERG

01-02-16 H Added As A Joint Sponsor MCKEON

01-02-20 H Added As A Co-sponsor GARRETT

01-02-23 H Added As A Co-sponsor COULSON

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0618 JONES, JOHN – POE – BELLOCK – HARTKE – SMITH, MICHAEL.

230 ILCS 5/26

from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Bans persons under 21 years of age (18 years of age in the case of persons on active duty in the United States armed services) from being a patron of the pari-mutuel system of wagering. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to:

30 ILCS 105/5.545 new

Deletes everything. Amends the State Finance Act to create the Illinois Conceived and Foaled Standardbred Purse Fund. Amends the Illinois Horse Racing Act of 1975. Provides that when no live racing is occurring at a racetrack located in a county with a population in excess of 230,000 inhabitants that borders the Mississippi River, all moneys paid to the standardbred purse account at that racetrack shall be transferred into the Illinois Conceived and Foaled Standardbred Purse Fund. Provides that moneys in the Fund shall be used by the Department of Agriculture for Illinois conceived and foaled standardbred race purses at the Illinois State Fair and the DuQuoin State Fair. Effective immediately.

STATE MANDATES NOTE, H-AM I

```
In the opinion of DCCA, HB 618 (H-am 1) does not meet the definition of a State mandate under the State Mandates Act. FISCAL NOTE, H-AM 1 (Department of Agriculture) HB 618 (H-am 1) would provide the Department with an additional
```

\$2.7 million per year for standardbred purses at the State Fair in Springfield and DuQuoin. This total is based on the amount of money generated and deposited into the standardbred purse account for Fairmont Park in calendar year 2000. HB 618 would not impose any additional costs upon the Department.

BALANCED BUDGET NOTE (Bureau of the Budget) Since HB 618 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 Balanced Budget Note.

H Cal 2nd Rdg Stndrd Dbt

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

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Executive
01-03-08 H Primary Sponsor Changed To JONES, JOHN
01-03-15 H
                Amendment No.01
                                      EXECUTIVE
                                                              Adopted
                                      Do Pass Amd/Stndrd Dbt/Vote 007-006-000
         H Plcd Cal 2nd Rdg Stndrd Dbt
01-03-30 H
                                      Fiscal Note Req as amended HOFFMAN
         Н
                                      St Mndt Fis Note Req Amnd
                                      Bal Budget Note Req as amnd
         Н
                                      Fiscal Note Requested CAPPARELLI
```

```
01-04-02 H Added As A Joint Sponsor POE
         H Added As A Joint Sponsor BELLOCK
         H Added As A Joint Sponsor HARTKE
         H Added As A Joint Sponsor SMITH, MICHAEL
01-04-03 H
                                      St Mndt Fis Note Fld Amnd
         H Cal 2nd Rdg Stndrd Dbt
01-04-04 H Second Reading-Stnd Debate
         H Hld Cal Ord 2nd Rdg-Shrt Db
01-04-05 H
                                      Fiscal Note Filed as amnded
                                      Balanced Budget Note Filed
                                      Bal Budget Note Fld as amnd
         H Hld Cal Ord 2nd Rdg-Shrt Db
         H Pld Cal 3rd Rdg-Stndrd Dbt
         H 3rd Rdg-Stnd Dbt-Lost/Vote 050-053-011
```

HB-0619 STEPHENS.

220 ILCS 5/15-102

Amends the Public Utilities Act. Makes a technical change in a Section concerning the application of certain provisions to transactions of common carriers of natural gas and water by pipeline.

```
01-02-06 H Filed With Clerk
H First reading

01-02-07 H

01-03-16 H Referred to Hse Rules Comm

Assigned to Executive
Re-Refer Rules/Rul 19(a)
```

HB-0620 BOST.

New Act

Creates the Eco-Tourism Act. Contains a short title only.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0621 PERSICO.

415 ILCS 5/26

from Ch. 111 1/2, par. 1026

Amends the Environmental Protection Act. Makes technical changes in a Section concerning procedural rules.

```
01-02-06 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
O1-02-07 H Assigned to Executive
O1-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0622 STEPHENS.

220 ILCS 5/9-223

Amends the Public Utilities Act. Makes a technical change in a Section concerning fire protection charges imposed by water utilities.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0623 CURRY, JULIE – MADIGAN, M.J. – BLACK – MCCARTHY, NOVAK, BROSNAHAN, HANNIG, FOWLER, FORBY, MCGUIRE.

```
      105 ILCS 5/30-9
      from Ch. 122, par. 30-9

      105 ILCS 5/30-10
      from Ch. 122, par. 30-10

      105 ILCS 5/30-11
      from Ch. 122, par. 30-11

      105 ILCS 5/30-12
      from Ch. 122, par. 30-12
```

Amends the School Code. Provides that after June 1, 2001 persons may not be nominated for General Assembly scholarships and that General Assembly scholarships may not be awarded after that date unless the nomination is made prior to that date. Prevents both second nominations for any lapsed General Assembly scholarship and nominating persons to the unused or unexpired parts of any vacated General Assembly scholarship after June 1, 2001. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal 01-02-06 H Filed With Clerk
```

H First reading

· Referred to Hse Rules Comm

01-02-07	Н		Assigned to State Government	
01.02.08	11	Added As A Toint Consess M	Administration	
01-02-08		Added As A Joint Sponsor M Added As A Joint Sponsor B		
	Н	Added As A Joint Sponsor M	ICCARTHY	
01-02-15		Added As A Co-sponsor NO		
	Н	Added As A Co-sponsor BRO Added As A Co-sponsor HA	DSNAHAN NNIG	
¥.	Η	Added As A Co-sponsor FO	WLER	
01.02.22		Added As A Co-sponsor FORBY Added As A Co-sponsor MCGUIRE		
01-03-01		Do Pass/Short Debate Cal 005-003-000		
	Н	Placed Cal 2nd Rdg-Shrt Dbt		
01-04-04		Second Reading-Short Debat Held 2nd Rdg-Short Debate	e	
01-04-06		Held 2nd Rdg-Silon Debate	Re-Refer Rules/Rul 19(a)	
	os	т.		
New Act	00			
Creates the Coal Development Act. Contains a short title only.				
	Η	Filed With Clerk		
01.02.07		First reading	Referred to Hse Rules Comm Assigned to Executive	
01-02-07 01-03-16			Re-Refer Rules/Rul 19(a)	
		CH - SCOTT - CURRY.II	ULIE – MAUTINO – BLACK, MCGUIRE,	
			E, KLINGLER AND TENHOUSE.	
30 ILCS 330			127, par. 652	
30 ILCS 330			Authorized the emount of \$10,000,000 to	
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.				
center authoriti			repair of the original facilities of the civic	
NOTE(S) THA	es. AT	Effective immediately. MAY APPLY: Debt; Fiscal	repair of the original facilities of the civic	
NOTE(S) THA	es. AT H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk		
NOTE(S) THA 01-02-06	es. AT H H	Effective immediately. MAY APPLY: Debt; Fiscal	Referred to Hse Rules Comm	
NOTE(S) THA	es. AT H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading	Referred to Hse Rules Comm Assigned to State Government Administration	
NOTE(S) THA 01-02-06	es. AT H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C	Referred to Hse Rules Comm Assigned to State Government Administration URRY JULIE	
NOTE(S) TH/ 01-02-06 01-02-07	es. AT H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO	
NOTE(S) TH/ 01-02-06 01-02-07	es. AT H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01	es. AT H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01	es. AT H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Debt Second Reading-Short Debat	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01	es. AT H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Debt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt	Referred to Hse Rules Comm Assigned to State Government Administration URRY JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-06	es. AT H H H H H H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Debt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor POI	Referred to Hse Rules Comm Assigned to State Government Administration URRY JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. AT H H H H H H H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Debt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. AT H H H H H H H H H H H H H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e B INGLER DO LEITCH	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. AT H H H H H H H H H H H H H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POF Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WII	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER DELITCH	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. AT H H H H H H H H H H H H H H H H H H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER DELITCH	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. АТ Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor SCh Added As A Co-sponsor SCh Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POH Added As A Co-sponsor POH Added As A Co-sponsor KLl Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WII 3rd Rdg-Shrt Dbt-Pass/Vote	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER DELITCH	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. АТНИН НИНИНИНИНИ В SSS	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCF Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POF Added As A Co-sponsor POF Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WI 3rd Rdg-Shrt Dbt-Pass/Vote A Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER D LEITCH IOTT VTERS 088-027-000	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. АТНН ННННННННН ННН В S S H	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor FOI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WII 3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e Solution INGLER I	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30	es. Т Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCF Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POF Added As A Co-sponsor POF Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WI 3rd Rdg-Shrt Dbt-Pass/Vote A Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER DEITCH TOTT NTERS 088-027-000 ACK GUIRE	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-06 01-03-30 01-04-05	es. Т Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCH Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POH Added As A Co-sponsor POH Added As A Co-sponsor KLI Primary Sponsor Changed to SC Added As A Co-sponsor WII 3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL Added As A Co-sponsor MC Added As A Co-sponsor MC Added As A Co-sponsor TEN First reading	Referred to Hse Rules Comm Assigned to State Government Administration URRY_JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER D LEITCH OTT NTERS 088-027-000 ACK GUIRE HOUSE Referred to Sen Rules Comm	
NOTE(S) THA 01-02-06 01-02-07 01-02-14 01-03-01 01-03-30 01-04-05	es. Т Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Deb Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WI 3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL Added As A Co-sponsor MC Added As A Co-sponsor MC Added As A Co-sponsor TEN First reading Added as Chief Co-sponsor S	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER D LEITCH OTT NTERS 088-027-000 ACK GUIRE NHOUSE Referred to Sen Rules Comm SYVERSON	
01-02-06 01-02-07 01-02-14 01-03-01 01-03-06 01-03-30 01-04-05	es. ATHHH HHHHHHHHHHSSSHHHSSSS	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Deb Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor POI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WI 3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL Added As A Co-sponsor MC Added As A Co-sponsor TEN First reading Added as Chief Co-sponsor S	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e INGLER DEITCH OTT NTERS 088-027-000 ACK GUIRE NHOUSE Referred to Sen Rules Comm SYVERSON WALSH,L	
01-02-06 01-02-07 01-02-14 01-03-01 01-03-06 01-03-30 01-04-05	es. Т Н Н Н Н Н Н Н Н Н Н Н Н Н Н В S S S S	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCI Placed Cal 2nd Rdg-Shrt Deb Second Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POI Added As A Co-sponsor KLI Primary Sponsor Changed To Joint Sponsor Changed to SC Added As A Co-sponsor WI 3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL Added As A Co-sponsor MC Added As A Co-sponsor MC Added As A Co-sponsor TEN First reading Added as Chief Co-sponsor S	Referred to Hse Rules Comm Assigned to State Government Administration URRY_JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e E INGLER D LEITCH OTT NTERS 088-027-000 ACK GUIRE NHOUSE Referred to Sen Rules Comm SYVERSON WALSH,L GHADID	
01-02-06 01-02-07 01-02-14 01-03-01 01-03-06 01-04-05 01-04-05	es. А Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н Н	Effective immediately. MAY APPLY: Debt; Fiscal Filed With Clerk First reading Added As A Joint Sponsor C Added As A Joint Sponsor M Added As A Co-sponsor SCF Placed Cal 2nd Rdg-Shrt Deb Becond Reading-Short Debat Pld Cal 3rd Rdg-Shrt Dbt Added As A Co-sponsor POF Added As A Co-sponsor MI Added As A Co-sponsor KLI Primary Sponsor Changed to SC Added As A Co-sponsor WI Brind Sponsor Changed to SC Added As A Co-sponsor WI Bring Sponsor Myense Placed Calndr First Rdg Chief Sponsor MYERS Joint Sponsor Changed to BL Added As A Co-sponsor MC Added As A Co-sponsor TEN First reading Added as Chief Co-sponsor S	Referred to Hse Rules Comm Assigned to State Government Administration URRY,JULIE IAUTINO HOENBERG Do Pass/Short Debate Cal 008-000-000 e B INGLER D LEITCH HOTT NTERS 1088-027-000 ACK GUIRE HOUSE Referred to Sen Rules Comm SYVERSON WALSH,L SHADID BOMKE WKINSON	

1309 HB-0626

HB-0626 SCOTT - CURRY, JULIE - MAUTINO - MCGUIRE - BLACK, SCHOEN-BERG, POE AND KLINGLER.

30 ILCS 355/4

from Ch. 85, par. 1394

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

FISCAL NOTE (Department of Commerce and Community Affairs) Because the number of applications for funds for maintenance and repair needs of civic centers is unknown, a reasonable estimate of the fiscal impact of HB 626 on the Department cannot be made at this time. The Department would incur additional administrative expenses to review and administer any new funding resulting from this legislation.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm Assigned to State Government

01-02-07 H Administration

H Added As A Joint Sponsor CURRY, JULIE

H Added As A Joint Sponsor MAUTINO

H Added As A Joint Sponsor MCGUIRE

01-02-14 H Added As A Co-sponsor SCHOENBERG Н Fiscal Note Filed

Н Committee State Government Administration

01-03-01 H Do Pass/Short Debate Cal 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-06 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor BLACK

H Added As A Co-sponsor POE 01-03-30 H Added As A Co-sponsor KLINGLER

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0627 PERSICO.

415 ILCS 5/8

from Ch. 111 1/2, par. 1008

Amends the Environmental Protection Act. Makes technical changes to a Section concerning legislative declarations.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0628 MCGUIRE.

20 ILCS 2705/2705-320 new

30 ILCS 105/5.545 new

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/4 from Ch. 127, par. 654

Amends the Department of Transportation Law in the Civil Administrative Code of Illinois. Provides that the Department must establish the Build Illinois Transit Program for the construction of and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service, including rapid transit, rail, bus, and other equipment used in connection with mass transit by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Amends the State Finance Act to create the Build Illinois Transit Program Fund. Amends the General Obligation Bond Act to increase the bond authorization by \$3,900,000,000 and to make a corresponding increase in the bond amount authorized for mass transportation facilities under the Build Illinois Transit Program. Provides that for the payment of the principal and interest on the bonds, the Comptroller must order transferred and the Treasurer must transfer \$293,000,000 annually from the General Revenue Fund to the Build Illinois Transit Program Fund until the bonds are retired.

```
STATE DEBT NOTE (Economic and Fiscal Commission)
      HB 628 would increase:
        General Obligation principal by ......$ 3.9 billion
        Potential General Obligation principal by ......$7.1 billion
        Annual debt service by ......$ 291 million
      FISCAL NOTE (Department of Transportation)
      In order to service the additional debt, HB 628 calls for the
      annual transfer of $293 million from GRF to the Build Illinois
      Transit Program Fund.
  NOTE(S) THAT MAY APPLY: Debt; Fiscal
      01-02-06 H Filed With Clerk
               H First reading
                                          Referred to Hse Rules Comm
      01-02-07 H
                                          Assigned to Transportation & Motor Vehicles
      01-02-09 H
                                          State Debt Note Filed
                                          Committee Transportation & Motor Vehicles
      01-02-15 H
                                          Fiscal Note Filed
                                          Committee Transportation & Motor Vehicles
              Н
      01-03-16 H
                                          Re-Refer Rules/Rul 19(a)
HB-0629
            FOWLER - REITZ - FORBY - MCCARTHY - MILLER AND FRANKS.
  105 ILCS 5/10-28 new
  105 ILCS 5/34-21.8 new
  Amends the Chicago and Downstate Articles of the School Code. Provides that each
school board shall adopt and implement a policy to prevent students from gaining ac-
cess to or being exposed to sexually explicit materials. Provides that each school board
shall file a copy of its policy with the State Board of Education. Effective immediately.
  HOUSE AMENDMENT NO. I.
```

Defines "sexually explicit material". Provides that the policy applies to students while on school grounds. Replaces the provision that requires a school board to file a copy of the policy with the State Board of Education with a provision that requires a board to maintain a copy of the policy, requires the board to make available a copy of the policy for inspection, and provides that compliance is subject to an audit by the State Board of Education.

```
FISCAL NOTE (State Board of Education)
```

While it is difficult to estimate the cost of adopting and implementing such a policy, it is unlikely to cost a great deal per district. Many districts already have such policies. It is relatively easy and inexpensive to purchase software to "filter" the Internet and most school libraries are aware of what materials they purchase and make available to students.

FISCAL NOTE, H-AM I (State Board of Education)

Same as previous note.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

STATE MANDATES NOTE, H-AM 1 (State Board of Education)

Same as SBE fiscal note, with H-am 1.

HOUSE AMENDMENT NO. 2.

Provides that the policy applies only to sexually explicit materials on the Internet. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

```
01-02-06 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
Q1-02-07 H
                                     Assigned to Elementary & Secondary
                                       Education
01-02-09 H Added As A Joint Sponsor FORBY
01-02-14 H Added As A Joint Sponsor MCCARTHY
01-03-06 H Added As A Joint Sponsor REITZ
01-03-15 H
                Amendment No.01
                                    ELEM SCND ED H
                                                            Adopted
                                     Do Pass Amd/Stndrd Dbt/Vote 021-000-000
        H Pled Cal 2nd Rdg Stndrd Dbt
        Н
                                    Fiscal Note Requested COWLISHAW
                                    St Mandate Fis Nte Req COWLISHAW
        H Cal 2nd Rdg Stndrd Dbt
01-03-20 H
               Amendment No.02
                                    FOWLER
        Н
                Amendment referred to HRUL
        H Cal 2nd Rdg Stndrd Dbt
        H Added As A Joint Sponsor MILLER
```

1311 HB-0629--Cont.

```
01-03-21 H
                                           FOWLER
                      Amendment No.02
               H Recommends be Adopted HRUL/005-000-000
               H Cal 2nd Rdg Stndrd Dbt
      01-03-22 H
                                           Fiscal Note Filed
                                           Fiscal Note Filed as amnded
               Н
               Н
                                           St Mandate Fis Note Filed
                                           St Mndt Fis Note Fld Amnd
               H Cal 2nd Rdg Stndrd Dbt
      01-03-26 H Second Reading-Stnd Debate
                      Amendment No.02
                                           FOWLER
                                                                     Adopted
               H Pld Cal 3rd Rdg-Stndrd Dbt
      01-03-27 H 3rd Rdg-Stnd Dbt-Pass/Vote 117-000-000
               H Added As A Co-sponsor FRANKS
      01-03-28 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor WOOLARD
               S First reading
                                           Referred to Sen Rules Comm
      01-05-18 S Added as Chief Co-sponsor BOWLES
HB-0630
            CROTTY - KOSEL - GARRETT AND MILLER.
  105 ILCS 5/17-2.2c
                                   from Ch. 122, par. 17-2.2c
  105 ILCS 5/17-2.11
                                   from Ch. 122, par. 17-2.11
```

Amends the School Code. In the Section allowing a school board to levy an annual tax for the purpose of leasing educational facilities or computer technology, adds the purpose of leasing equipment to air condition classrooms. In the Section allowing a school board to levy a tax or to borrow money and issue bonds for fire prevention, safety, energy conservation, disabled accessibility, school security, and specified repair purposes, adds the purpose of providing air conditioning in classrooms. Effective immediately.

```
FISCAL NOTE (State Board of Education)
```

The fiscal impact cannot be reliably estimated. Data is not available indicating which buildings are and are not currently air conditioned.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

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

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Elementary & Secondary

Education

01-02-09 H Added As A Co-sponsor MILLER

Fiscal Note Requested COWLISHAW 01-02-28 H Н St Mandate Fis Nte Req COWLISHAW Н Committee Elementary & Secondary

Education

H Added As A Joint Sponsor KOSEL

Do Pass/Short Debate Cal 015-001-000 01-03-01 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-07 H Fiscal Note Filed

St Mandate Fis Note Filed Н

H Cal Ord 2nd Rdg-Shrt Dbt 01-03-08 H Second Reading-Short Debate

H Pid Cai 3rd Rdg-Shrt Dbt

01-03-20 H Added As A Joint Sponsor GARRETT H 3rd Rdg-Shrt Dbt-Pass/Vote 067-045-000

01-03-21 S Arrive Senate

S Placed Calndr First Rdg

01-03-29 S Chief Sponsor LINK

S First reading Referred to Sen Rules Comm

HB-0631 MADIGAN,M.I - SOTO.

110 ILCS 205/9.03 from Ch. 144, par. 189.03

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning advising and counseling the Governor.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

```
01-02-07 H Assigned to Executive
01-03-13 H Primary Sponsor Changed To MADIGAN,MJ
H Added As A Joint Sponsor SOTO
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0632

COULSON – SCOTT – MOORE – BLACK – WAIT, LINDNER, PANKAU, BASSI, BOST, MYERS, RICHARD, KOSEL, MITCHELL, BILL, BROSNA-HAN, TENHOUSE, KRAUSE, WOJCIK, MULLIGAN, BELLOCK, SAVI-ANO, RUTHERFORD, CROTTY, PARKE, WIRSING, FLOWERS, HOWARD, DART, WINTERS, LEITCH, SCHMITZ, KLINGLER, HULTGREN, LYONS, EILEEN, MCKEON, JOHNSON, MCAULIFFE, MITCH-ELL, JERRY, FOWLER, BIGGINS, OSMOND, GARRETT, BRADY, YARBROUGH, KURTZ, SLONE, WINKEL, PERSICO, CURRY, JULIE, LAWFER, LANG, NOVAK, O'BRIEN, MATHIAS, MCCARTHY, BRADLEY, BEAUBIEN, MEYER AND MILLER.

New Act	
305 ILCS 5/4-1.2	from Ch. 23, par. 4-1.2
325 ILCS 5/3	from Ch. 23, par. 2053
705 ILCS 405/2-3	from Ch. 37, par. 802-3
750 ILCS 50/1	from Ch. 40, par. 1501

Creates the Abandoned Newborn Infant Protection Act. Provides procedures to be followed when a parent relinquishes a newborn infant to a hospital or other facility. Provides for the relinquishing parent's immunity from liability for abuse, neglect, or abandonment of the child based solely on the relinquishment of the child. Requires that the relinquishment of a child be reported to the Department of Children and Family Services State Central Registry. Provides for the transfer of a relinquished newborn infant to the custody of a child-placing agency or to DCFS. Requires DCFS to implement a media campaign to inform the public of the provisions of the Act. Amends the Illinois Public Aid Code to provide that a child relinquished in accordance with the Abandoned Newborn Infant Protection Act is eligible for TANF. Amends the Abused and Neglected Child Reporting Act and the Juvenile Court Act of 1987 to provide that a child shall not be considered abused or neglected for the sole reason that the child has been relinquished in accordance with the Abandoned Newborn Infant Protection Act. Amends the Adoption Act to provide that a person shall not be considered an unfit person for the sole reason that the person has relinquished a child in accordance with the Abandoned Newborn Infant Protection Act. Effective immediately.

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

Adds reference to: 720 ILCS 5/12-21.5 720 ILCS 5/12-21.6 720 ILCS 130/2

In the Abandoned Newborn Infant Protection Act, deletes references to the legal guardian of an infant. Provides that in the case of a mother who gives birth to an infant in a hospital, "relinquish" also means the mother's act of leaving that newborn infant at the hospital (i) without expressing an intent to return for the infant or (ii) stating that she will not return for the infant. Provides for a relinquishing person's completion of forms concerning the Illinois Adoption Registry and the Medical Information Exchange. Provides that a relinquished newborn infant is eligible for medical assistance (rather than "assistance") under the Illinois Public Aid Code. Makes changes concerning a court's authority to hold a proceeding for termination of parental rights in abeyance. Amends the Criminal Code of 1961 and the Neglected Children Offense Act to provide that relinquishment of a newborn infant in accordance with the Abandoned Newborn Infant Protection Act is not an offense under provisions concerning child abandonment, endangering the life or health of a child, or contributing to the dependency and neglect of children. Makes other changes.

HOUSE AMENDMENT NO. 2.

Adds reference to: 705 ILCS 405/2-4

1313 HB-0632—Cont.

Replaces everything after the enacting clause with substantially similar provisions. Changes from the bill as amended by H-am 1 include the following: (1) makes changes in the statement of public policy, including adding a statement regarding a public information campaign; (2) defines a "newborn infant" as a child believed to be 72 hours old or less (rather than 30 days old or less); (3) eliminates a presumption that a person relinquishing a newborn infant is not the infant's parent but relinquished the infant with the parent's knowledge and permission; (4) adds a provision for immunity of a facility and personnel in connection with a relinquished infant; (5) makes changes concerning the information that must be provided to a person relinquishing an infant; (6) requires DCFS to contact child-placing agencies on a rotating basis upon notification of the relinguishment of an infant (rather than requiring DCFS to provide the names of agenices on a rotating basis to hospitals reporting the relinquishment of an infant); (7) provides that there is no relinquishment if a parent returns to reclaim an infant within 72 hours after the infant's birth, and provides for genetic testing to confirm parentage; (8) requires DCFS to implement a public information program (instead of a media campaign); (9) requires DCFS to evaluate the effectiveness of the Abandoned Newborn Infant Protection Act in preventing injury or death of newborn infants; (10) further amends the Juvenile Court Act of 1987 to provide that a "dependent minor" includes a relinquished newborn infant for whom an adoptive family cannot be found for certain reasons; and (11) further amends the Adoption Act to provide that a relinquished newborn infant is considered to be available for adoption. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 705 ILCS 405/2-4

Replaces everything after the enacting clause with substantially similar provisions. Creates the Abandoned Newborn Infant Protection Act and amends the Illinois Public Aid Code, the Abused and Neglected Child Reporting Act, the Juvenile Court Act of 1987, the Criminal Code of 1961, the Neglected Children Offense Act, and the Adoption Act. Changes from the bill as amended by H-am 2 include the following: (1) requires a hospital to perform tests that are appropriate in evaluating whether a relinquished newborn infant was abused or neglected; (2) requires hospital, fire station, or emergency medical facility personnel to verbally inform a relinquishing parent of the necessity of going to court to prevent termination of parental rights and regain custody; (3) requires a child-placing agency to file a petition for custody within 3 business days after assuming custody of a relinquished infant; (4) eliminates a provision concerning reclaiming a relinquished child within 72 hours after the infant's birth and genetic testing of the parent; and (5) eliminates amendatory provisions added to the Juvenile Court Act of 1987 concerning dependent minors. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-06 H Filed With Clerk
            H First reading
                                       Referred to Hse Rules Comm
   01-02-07 H
                                       Assigned to Human Services
   01-02-14 H Added As A Joint Sponsor SCOTT
            H Added As A Joint Sponsor MOORE
            H Added As A Joint Sponsor BLACK
            H Added As A Co-sponsor PANKAU
            H Added As A Co-sponsor BASSI
            H Added As A Co-sponsor BOST
            H Added As A Co-sponsor MYERS, RICHARD
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor MITCHELL, BILL
            H Added As A Co-sponsor BROSNAHAN
   01-02-15 H Added As A Co-sponsor TENHOUSE
            H Added As A Co-sponsor KRAUSE
            H Added As A Co-sponsor WOJCIK
            H Added As A Co-sponsor MULLIGAN
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor SAVIANO
            H Added As A Co-sponsor RUTHERFORD
            H Added As A Co-sponsor CROTTY
   01-02-21 H Added As A Co-sponsor PARKE
            H Added As A Co-sponsor WIRSING
```

```
01-02-22 H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor DART
        H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor LEITCH
        H Added As A Co-sponsor SCHMITZ
        H Added As A Co-sponsor KLINGLER
        H Added As A Co-sponsor HULTGREN
01-02-23 H Added As A Co-sponsor LYONS, EILEEN
        H Added As A Co-sponsor MCKEON
01-02-27 H Added As A Co-sponsor JOHNSON
01-03-01 H Added As A Co-sponsor MCAULIFFE
01-03-07 H Added As A Co-sponsor MITCHELL, JERRY
                                    HUMAN SERVS H
                                                            Adopted
01-03-08 H
                Amendment No.01
                                                              009-000-000
        Н
                                    Do Pass Amend/Short Debate 008-000-001
        Н
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Joint Sponsor Changed to WAIT
        H Added As A Co-sponsor LINDNER
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor BIGGINS
01-03-16 H Added As A Co-sponsor OSMOND
        H Added As A Co-sponsor GARRETT
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor YARBROUGH
01-03-20 H Added As A Co-sponsor KURTZ
        H Added As A Co-sponsor SLONE
01-03-22 H Added As A Co-sponsor WINKEL
01-03-23 H Added As A Co-sponsor PERSICO
01-03-26 H Added As A Co-sponsor CURRY, JULIE
01-03-29 H Added As A Co-sponsor LAWFER
                Amendment No.02
                                    COULSON
01-03-30 H
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H
                                    COULSON
                Amendment No.02
                                     HHSV
                Rules refers to
        Н
        H Cal Ord 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor LANG
        H Added As A Co-sponsor NOVAK
01-04-04 H
                Amendment No.02
                                    COULSON
        H Recommends be Adopted HHSV/008-000-000
        H Second Reading-Short Debate
        Н
                Amendment No.02
                                    COULSON
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor MATHIAS
        H Added As A Co-sponsor MCCARTHY
        H Added As A Co-sponsor BRADLEY
        H Added As A Co-sponsor BEAUBIEN
01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
        S Arrive Senate
        S Placed Calndr First Rdg
        S Chief Sponsor KARPIEL
        S Added as Chief Co-sponsor PARKER
        H Added As A Co-sponsor MEYER
        H Added As A Co-sponsor MILLER
01-04-06 S First reading
                                    Referred to Sen Rules Comm
01-04-17 S Added As A Co-sponsor BOWLES
01-04-18 S
                                    Assigned to Judiciary
01-04-24 S
                Amendment No.01
                                    JUDICIARY S
                                                            Adopted
01-04-25 S
                                    Recmided do pass as amend 011-000-000
        S Placed Caindr, Second Rdg
01-05-01
        S Second Reading
        S Placed Calndr, 3rd Reading
01-05-02 S Added as Chief Co-sponsor TROTTER
        S Added as Chief Co-sponsor GEO-KARIS
        S Third Reading - Passed 057-000-000
        H Arrive House
        H Place Cal Order Concurrence 01
```

1315 HB-0632—Cont.

```
01-05-08 H Motion Filed Concur
                Mtn to Concur Referr ed HRUL
        Н
         H Calendar Order of Concurren 01
01-05-21 H
                                     Motion TO CONCUR SA
         H Recommends be Adopted HRUL
         H Calendar Order of Concurren 01
01-05-23 H H Concurs in S Amend 01/110-000-005
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-17 H Governor approved
             Effective Date 01-08-17
         Н
         Н
             PUBLIC ACT 92-0408
```

HB-0633 O'BRIEN - CURRY, JULIE - LINDNER - SOTO - MCKEON, FEIGEN-HOLTZ AND YARBROUGH.

New Act

Creates the Drug Court Treatment Act. Permits the chief judge of each judicial circuit to establish a drug court program. Provides that the prosecutor and the defendant may agree that the defendant may be admitted to the program with the approval of the court. Contains provisions concerning eligibility for the program, assessment of defendants, and operation of the program. Provides that the program shall include a regimen of graduated requirements and rewards and sanctions, including but not limited to: fines, fees, costs, restitution, incarceration, individual and group therapy, drug analysis testing, close monitoring for a minimum of 30 days and supervision of progress, educational or vocational counseling as appropriate, and other requirements necessary to fulfill the drug court program. Sets forth dispositional options for defendants who successfully complete the program and those who fail to do so.

FISCAL NOTE (Office of the Illinois Courts)

House Bill 633 would increase judicial workloads and demands on other resources of the judicial branch in the judicial circuits that elect to establish a drug court program. It should be noted, however, that the positive effects of drug court programs may ultimately reduce demands on other parts of the court system, and that drug court programs may vary substantially among the judicial circuits. Therefore, it is not possible to determine the fiscal impact of HB 633 on the judicial branch at this time.

JUDICIAL NOTE (Office of the Illinois Courts)

House Bill 633 would increase judicial workloads in judicial circuits that choose to establish a drug court program. It is not possible to determine whether the impact of the bill would be to increase or decrease the number of judges needed in the State

HOUSE AMENDMENT NO. 1. (Tabled March 26, 2001)

Provides that the chief judge may determine the manner in which a defendant is admitted into a drug court program. Eliminates provision requiring the prosecutor to agree to the defendant's admission into a drug court program. Also eliminates provision that the prosecutor must agree that the defendant is addicted to or of using drugs before the court orders an assessment of the defendant.

```
01-02-06 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Judiciary II - Criminal Law
         H Added As A Joint Sponsor CURRY, JULIE
01-02-13 H
                                     Fiscal Note Filed
                                     Judicial Note Filed
         H
         Н
                                     Committee Judiciary II - Criminal Law
01-02-14 H Added As A Joint Sponsor LINDNER
         H Added As A Joint Sponsor SOTO
01-02-16 H Added As A Joint Sponsor MCKEON
01-03-05 H Added As A Co-sponsor FEIGENHOLTZ
01-03-14 H Added As A Co-sponsor YARBROUGH
01-03-16 H
                Amendment No.01
                                     JUD-CRIMINAL H
                                                              Adopted
                                     Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-03-22 H
                                      Motion Filed TO TABLE HA #1
                                      -O'BRIEN
                                       HRUL
         Н
                Motion referred to
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                                      Motion TO TABLE HA#
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Short Debate
         Н
                                      Mtn Prevail -Table Amend No 01
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0634 O'BRIEN.

5 ILCS 120/1.02

from Ch. 102, par. 41.02

Amends the Open Meetings Act. Provides that, for the purposes of the Act, "public body" does not include a Metropolitan Enforcement Group (MEG) Policy Board or any combination of law enforcement agencies established to enforce the penal laws of the State. Effective immediately.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Judiciary I - Civil Law
01-02-23 H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0635 BROSNAHAN.

720 ILCS 5/12-17

from Ch. 38, par. 12-17

Amends the Criminal Code of 1961. Provides that when force or threat of force is an element of the offense, consent is a defense to any of the offenses of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse only if the victim of the offense was 17 years of age or older at the time of the commission of the offense. Effective immediately.

```
FISCAL NOTE (Office of the Illinois Courts)
```

House Bill 635 would have no fiscal impact on the judicial

branch

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note. 01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Judiciary II - Criminal Law

01-02-13 H Fiscal Note Filed
H Committee Judiciary II - Criminal Law

01-03-05 H Fiscal Note Filed

H Correctional Note Filed
H Committee Judiciary II - Criminal Law

Re-Refer Rules/Rul 19(a)

HB-0636 RYAN - MAY - CURRY JULIE AND FRANKS.

230 ILCS 5/34.2 new 230 ILCS 10/13.2 new 230 ILCS 10/18

01-03-16 H

from Ch. 120, par. 2418

Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act, Provides that no person may conduct the cashing of a post-dated check or the cashing of a State or municipal government check to a person on the grounds of the race track or the inter-track wagering facility or inter-track wagering location facility of an organization licensee under the Illinois Horse Racing Act of 1975 or the riverboat or dock of an owners licensee under the Riverboat Gambling Act. Provides that a violation is a Class B misdemeanor. Effective immediately.

FISCAL NOTE (Illinois Gaming Board)

HB 636 would not have a fiscal impact on the State as there

1317

```
would be no change from the current Gaming Board practice pur-
      suant to the Illinois Gaming Board Adopted Rules.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      01-02-06 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      01-02-07 H
                                              Assigned to Executive
                H Added As A Joint Sponsor MAY
                H Added As A Joint Sponsor CURRY, JULIE
      01-02-20 H
                                              Fiscal Note Filed
                                              Committee Executive
      01-02-27 H Added As A Co-sponsor FRANKS
      01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-0637
             GARRETT - MAY - MATHIAS.
  Appropriates $125,000 from the General Revenue Fund to the State Board of Educa-
tion for a grant to the Lake County Special Education Resource Center. Effective July
1, 2001.
      01-02-06 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
                H Added As A Joint Sponsor MAY
      01-02-07 H
                                              Assigned to Approp-Elementary & Secondary
                H Added As A Joint Sponsor MATHIAS
      01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-0638
             HOWARD - FORBY - CROTTY.
   20 ILCS 505/5d new
   20 ILCS 505/7
                                     from Ch. 23, par. 5007
   20 ILCS 505/7.3
   20 ILCS 505/35.6
  Amends the Children and Family Services Act. Requires the Department to create an
advocacy office to receive and resolve complaints about a child's services. Provides
that when a child must be placed outside his or her home and cannot be returned imme-
diately to parents or guardian, an assessment of the child's special needs must be con-
ducted and race, color, or national origin may be considered in the placement only if
that has been assessed as advancing the child's best interests. Makes the state-wide fos-
ter parent phone number available to any person wishing to report problems concerning
a child's welfare services. Effective immediately.
       FISCAL NOTE (Department of Children and Family Services)
       The Department has already established an Advocacy Office for
       children and families to receive and respond to complaints with
       a statewide toll-free telephone number. Codification of that
       office would not result in additional costs to the Department.
       Most of the policies and procedures which would result from
       codification already exist. The requirement that, in the re-
       latively rare special instances where the best interests of the
       child require it, the child's race, color or national origin
       be considered conforms to federal law and will neither cause
       a fiscal impact to the Department to implement nor cause the
       federal government to impose financial penalties. The pro-
       vision expanding the use of the foster parent statewide
       toll-free telephone number would have minimal impact, as that
       number is available to all persons now and calls alleging pro-
       blems with child welfare services are accepted.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-06 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      01-02-07 H
                                              Assigned to Children & Youth
       01-02-09 H Added As A Joint Sponsor FORBY
                н
                                              Fiscal Note Filed
                                              Committee Children & Youth
                н
      01-02-22 H
                                              Do Pass/Short Debate Cal 009-000-000
```

01-02-27 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor CROTTY

```
01-03-01 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      01-03-06 S Arrive Senate
                S Placed Calndr First Rdg
      01-03-08 S Chief Sponsor WOOLARD
                                           Referred to Sen Rules Comm
      01-03-20 S First reading
      01-05-02 S
                                           Assigned to Public Health & Welfare
      01-05-08 S
                                           Recommended do pass 010-000-000
               S Placed Calndr, Second Rdg
      01-05-10 S Second Reading
                S Placed Calndr,3rd Reading
      01-05-15 S Added as Chief Co-sponsor MADIGAN,L
                S Added as Chief Co-sponsor OBAMA
                S Added as Chief Co-sponsor VIVERITO
               S Third Reading - Passed 057-000-000
               H Passed both Houses
      01-06-13 H Sent to the Governor
      01-08-10 H Governor approved
               Н
                    Effective Date 01-08-10
                    PUBLIC ACT 92-0334
             BEAUBIEN - RIGHTER - MATHIAS - LINDNER, SCHMITZ, JOHNSON,
HB-0639
             PANKAU, BIGGINS, BELLOCK, HULTGREN, BRUNSVOLD, TUR-
             NER, JOHN, BASSI, HASSERT, KOSEL AND COULSON.
  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 2002 and subsequent years.
      01-02-06 H Filed With Clerk
               H Added As A Joint Sponsor RIGHTER
               H First reading
                                           Referred to Hse Rules Comm
      01-02-07 H
                                           Assigned to Labor
               H Added As A Joint Sponsor MATHIAS
      01-02-14 H Added As A Joint Sponsor LINDNER
      01-02-23 H Added As A Co-sponsor SCHMITZ
               H Added As A Co-sponsor JOHNSON
               H Added As A Co-sponsor PANKAU
               H Added As A Co-sponsor BIGGINS
               H Added As A Co-sponsor BELLOCK
               H Added As A Co-sponsor HULTGREN
      01-02-28 H Added As A Co-sponsor BRUNSVOLD
               H Added As A Co-sponsor TURNER, JOHN
               H Added As A Co-sponsor BASSI
               H Added As A Co-sponsor HASSERT
               H Added As A Co-sponsor KOSEL
               H Added As A Co-sponsor COULSON
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0640
            CAPPARELLI.
  235 ILCS 5/1-1
                                  from Ch. 43, par. 93.9
  Amends the Liquor Control Act of 1934. Makes a technical change in a Section con-
cerning the short title.
      01-02-06 H Filed With Clerk
               H First reading
                                           Referred to Hse Rules Comm
      01-02-07 H
                                           Assigned to Executive
      01-03-19 H
                                           Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H
                      Amendment No.01
                                           CAPPARELLI
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-22 H
                      Amendment No.02
                                           CAPPARELLI
               Н
                      Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-23 H
                      Amendment No.01
                                          CAPPARELLI
              Н
                      Rules refers to
                                            HEXC
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-26 H
                      Amendment No.02
                                          CAPPARELLI
                      Rules refers to
                                            HEXC
```

H Cal Ord 2nd Rdg-Shrt Dbt

```
01-03-27 H
                       Amendment No.03
                                            CAPPARELLI
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
                      Amendment No.04
                                            CAPPARELLI
      01-04-03 H
               Н
                       Amendment referred to HRUL
               Н
                       Amendment No.05
                                            CAPPARELLI
                       Amendment referred to HRUL
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-04 H
                       Amendment No.06
                                            CAPPARELLI
                       Amendment referred to HRUL
               Н
                                              HEXC
               Н
                       Rules refers to
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                            CAPPARELLI
      01-04-05 H
                       Amendment No.06
               H Recommends be Adopted HEXC/008-005-000
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0641
            CURRY_JULIE.
  750 ILCS 16/5
  Amends the Non-Support Punishment Act. Makes technical changes in a Section
concerning prosecutions by State's Attorneys.
      01-02-06 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
            MURPHY - SCULLY - FORBY - FOWLER - COLLINS, MCKEON, KEN-
HB-0642
            NER, HOWARD, DAVIS, MONIQUE, BROSNAHAN, MCGUIRE, LY-
ONS, JOSEPH, MCCARTHY, CROTTY, ACEVEDO, MENDOZA, SOTO,
            DELGADO, RYAN, YOUNGE, SMITH, MICHAEL, BOLAND, JONES, LOU
             AND GILES.
                                   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, 2002. Provides that, beginning in 2003,
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 MANDATES NOTE (Dept. of Commerce and Community Affairs)
      In the opinion of DCCA, HB 642 creates a personnel mandate for
      which reimbursement of 100% of the increased costs to units of
      local government is required under the State Mandates Act. An
      estimate of the increased costs to units of local government is
      not available at this time.
      HOME RULE NOTE (Dept. of Commerce and Community Affairs)
      The new minimum wage would apply to each employer in the State,
      including units of local government. However, the legislation
      does not contain language indicating a pre-emption of home rule
      powers and functions.
      FISCAL NOTE (Department of Labor)
      As a result of increased caseload, the impact on the Department
      will be $138.800 for costs associated with additional staffing.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      01-02-06 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Labor
      01-02-14 H Added As A Joint Sponsor SCULLY
               H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor FOWLER
      01-02-16 H
                                            Do Pass/Stndrd Dbt/Vote 010-008-000 HLBR
               H Pled Cal 2nd Rdg Stndrd Dbt
               Н
                                            Fiscal Note Requested BLACK
               Н
                                            St Mandate Fis Nte Reg BLACK
                                            Home Rule Note Requested BLACK
               Η
               H Second Reading-Stnd Debate
```

H Hld Cal Ord 2nd Rdg-Shrt Db H Added As A Joint Sponsor COLLINS

```
01-02-20 H Added As A Co-sponsor MCKEON
     01-02-22 H Added As A Co-sponsor KENNER
               H Added As A Co-sponsor HOWARD
     01-02-23 H Added As A Co-sponsor DAVIS, MONIQUE
                                           St Mandate Fis Note Filed
     01-02-27 H
                                           Home Rule Note Filed
               H Hld Cal Ord 2nd Rdg-Shrt Db
                                           Fiscal Note Filed
      01-02-28 H
               H Pld Cal 3rd Rdg-Stndrd Dbt
      01-03-07 H Added As A Co-sponsor BROSNAHAN
      01-03-13 H Added As A Co-sponsor MCGUIRE
               H Added As A Co-sponsor LYONS, JOSEPH
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor CROTTY
               H Added As A Co-sponsor ACEVEDO
               H Added As A Co-sponsor MENDOZA
      01-03-14 H Added As A Co-sponsor SOTO
               H Added As A Co-sponsor DELGADO
               H Added As A Co-sponsor RYAN
               H Added As A Co-sponsor YOUNGE
      01-03-20 H Added As A Co-sponsor SMITH, MICHAEL
               H Added As A Co-sponsor BOLAND
      01-03-27 H
               H 3rd Rdg-Stnd Dbt-Pass/Vote 063-051-001
               H Added As A Co-sponsor JONES, LOU
               H Added As A Co-sponsor GILES
      01-03-28 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-06 S Chief Sponsor LIGHTFORD
                                           Referred to Sen Rules Comm
      01-04-10 S First reading
            RYAN - CROTTY - MAY - FORBY - FOWLER, DAVIS, STEVE, GRAN-
HR-0643
            BERG AND HOWARD.
   20 ILCS 2605/2605-480 new
  Amends the Department of State Police Law of the Civil Administrative Code of Illi-
nois. Requires the Department to develop a coordinated program for a statewide emer-
gency alert when a child is missing or kidnapped.
      FISCAL NOTE (Illinois State Police)
      If House Bill 643 would become law, there would be minimal
      fiscal impact to the Illinois State Police.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-06 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
      01-02-07 H
                                           Assigned to Children & Youth
               H Added As A Joint Sponsor MAY
      01-02-09 H Added As A Joint Sponsor FORBY
               H Added As A Joint Sponsor FOWLER
               Н
                                           Fiscal Note Filed
                                           Committee Children & Youth
      01-02-15 H Added As A Joint Sponsor DAVIS, STEVE
               H Added As A Co-sponsor GRANBERG
      01-02-22 H Added As A Co-sponsor HOWARD
      01-02-27 H Added As A Co-sponsor RYAN
      01-03-07 H Primary Sponsor Changed To RYAN
               H Joint Sponsor Changed to CROTTY
               H Added As A Co-sponsor DAVIS, STEVE
      01-03-14 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-15 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-001-000
      01-03-21 S Arrive Senate
               S Placed Calndr First Rdg
      01-03-27 S Chief Sponsor LINK
      01-03-28 S Added as Chief Co-sponsor WALSH,L
```

Referred to Sen Rules Comm

S First reading

```
01-05-02 S
                                     Assigned to Judiciary
01-05-09 S
                                     Recommended do pass 010-000-000
        S Placed Calndr, Second Rdg
           Added as Chief Co-sponsor GEO-KARIS
         S Added as Chief Co-sponsor OBAMA
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Added As A Co-sponsor MADIGAN,L
        S Added As A Co-sponsor SILVERSTEIN
         S Added As A Co-sponsor JACOBS
         S Added As A Co-sponsor BOWLES
           Added As A Co-sponsor HALVORSON
        S Third Reading - Passed 058-000-000
        H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
        Н
             Effective Date 02-01-01
             PUBLIC ACT 92-0259
```

HB-0644 MORROW - JONES, LOU - DELGADO - SOTO - HAMOS, YAR-BROUGH, GARRETT, MILLER, ERWIN, LANG AND YOUNGE.

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, 2002.

FISCAL NOTE (Capital Development Board) Impact on construction contracts average spending per year\$350,000,000 each 1% cost to vendors\$ 3,500,000 assume vendors increase bids by 2.5%

HOUSE AMENDMENT NO. 1.

Provides that only contracts to be performed in counties with a population of more than 115,000 may be designated under the Act.

FISCAL NOTE, AMENDED (Capital Development Board) Administrative budget impact would total \$49,700. Assuming the contractor will charge 2.5% extra to implement the program, for each \$1 million in contracts, the impact on construction costs would be \$25,000.

FISCAL NOTE (Department of Transportation)

HB 644 would prohibit non-union contractors from bidding on construction contracts covered by the apprenticeship hiring requirements. Also some union contractors will find the requirement an additional burden. This will decrease competition for those contracts. The result will be increased costs for highway construction contracts. The actual fiscal impact is indeterminate at this time. In order to implement HB 644, the Department will need to devote additional resources to select reports, monitor contractor compliance and submit quarterly reports. The actual amount of these additional costs is unknown at this time.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-06 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Labor
01-02-14 H Added As A Joint Sponsor DELGADO
        H Added As A Joint Sponsor SOTO
        H Added As A Joint Sponsor HAMOS
01-02-16 H
                                    Fiscal Note Filed
                                    Committee Labor
01-03-09 H Added As A Joint Sponsor JONES, LOU
01-03-13 H Added As A Co-sponsor YARBROUGH
01-03-15 H
                Amendment No.01
                                                Н
                                    LABOR
```

Adopted Do Pass Amend/Short Debate 016-000-001 H Placed Cal 2nd Rdg-Shrt Dbt

H Added As A Co-sponsor GARRETT

```
01-03-27 H Added As A Co-sponsor MILLER
                                      Fiscal Note Filed as amnded
01-03-28 H
         H Cal Ord 2nd Rdg-Shrt Dbt
                                      Fiscal Note Filed
01-03-30 H
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H Added As A Co-sponsor ERWIN
         H 3rd Rdg-Shrt Dbt-Pass/Vote 109-006-000
         H Added As A Co-sponsor LANG
         H Added As A Co-sponsor YOUNGE
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
01-05-02 S Chief Sponsor JONES, E
                                      Referred to Sen Rules Comm
         S First reading
```

HB-0645 LINDNER - CURRY, JULIE - MULLIGAN - COULSON.

New Act

Creates the Agency Appropriation Act. Requires separate legislative bills for appropriations to each State agency.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
O1-02-07 H Assigned to State Government
Administration
H Added As A Joint Sponsor CURRY, JULIE
H Added As A Joint Sponsor MULIGAN
O1-03-15 H Added As A Joint Sponsor COULSON
O1-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0646 LINDNER - CROTTY - COULSON - DAVIS, MONIQUE - BOLAND, HOFFMAN, MCKEON, FRANKS AND LANG.

```
105 ILCS 5/10-20.31a new
105 ILCS 5/34-18.18a new
```

Amends the School Code. Requires a school board to adopt a policy concerning students whose behavior or school work demonstrates a potential for violence or threat to the safety of others. Requires the goal of the policy to be the early identification of potentially violent or dangerous students so that appropriate intervention may take place to minimize the risk of violence and to ensure the safety of others at school and in the community at large. Includes other requirements that the policy must meet.

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

```
Deletes reference to:
105 ILCS 5/10-20.31a new
105 ILCS 5/34-18.18a new
Adds reference to:
105 ILCS 5/10-20.14 from Ch. 122, par. 10-20.14
```

Deletes everything after the enacting clause. Requires a school board, in consultation with its parent-teacher advisory committee, to include provisions in the student discipline policy to address patent and latent aggressive student behavior.

HOUSE AMENDMENT NO. 5.

Changes the amendatory language to provide instead that a school board, in consultation with its parent-teacher advisory committee and other community-based organizations, must include provisions in the student discipline policy to address students who have demonstrated behaviors that put them at risk for aggressive behavior. Requires the provisions to include procedures for notifying parents or legal guardians and early intervention procedures based upon available community-based and district resources.

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

```
01-02-06 H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Elementary & Secondary
Education
01-02-28 H Added As A Joint Sponsor CROTTY
01-03-01 H Amendment No.01 ELEM SCND ED H Adopted
Do Pass Amend/Short Debate 019-000-001
H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-03-06 H
                                    LINDNER
                Amendment No.02
                Amendment referred to HRUL
        Н
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-08 H
                Amendment No.03
                                    LINDNER
                Amendment referred to HRUL
        Н
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
                Amendment No.02
                                    LINDNER
        Н
                Rules refers to
                                      HELM
        Η
                Amendment No.03
                                    LINDNER
                                      HELM
        Н
                Rules refers to
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-16 H Added As A Joint Sponsor COULSON
01-03-20 H
                Amendment No.04
                                    LINDNER
        Η
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-21
        Η
                Amendment No.04
                                    LINDNER
        H Recommends be Adopted HRUL/005-000-000
        H Cal Ord 2nd Rdg-Shrt Dbt
                                    MADIGAN,MJ
01-03-30 H
                Amendment No.05
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H
                                    MADIGAN,MJ
                Amendment No.05
        Н
                Rules refers to
                                      HELM
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H
                Amendment No.05
                                    MADIGAN,MJ
        H Recommends be Adopted HELM/021-000-000
                Amendment No.04
                                    LINDNER
                                                             Withdrawn
        Н
        Н
                Amendment No.05
                                    MADIGAN,MJ
                                                             Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H Added As A Joint Sponsor DAVIS, MONIQUE
                                    Tabled Pursnt to Rule 40(a) HA'S # 2 & 3
        Н
        H 3rd Rdg-Shrt Dbt-Pass/Vote 090-010-000
        H Added As A Joint Sponsor BOLAND
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor LANG
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor CRONIN
01-04-06 S First reading
                                    Referred to Sen Rules Comm
01-04-18 S
                                    Assigned to Education
01-04-25 S
          Added as Chief Co-sponsor MADIGAN,L
                                    Recommended do pass 007-000-002
         S Placed Calndr, Second Rdg
01-05-02
        S Second Reading
         S Placed Calndr,3rd Reading
01-05-09 S Added as Chief Co-sponsor PARKER
01-05-15 S Added As A Co-sponsor BOWLES
         S Third Reading - Passed 054-001-001
        H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
             Effective Date 02-01-01
         Н
             PUBLIC ACT 92-0260
         Н
```

HB-0647 CURRY, JULIE AND GARRETT.

35 ILCS 635/15 35 ILCS 635/20

Amends the Telecommunications Municipal Infrastructure Maintenance Fee Act. Provides that a telecommunications retailer that pays the optional infrastructure maintenance fee with respect to service addresses in a particular municipality shall annually verify with that municipality all service addresses located in that municipality. Provides that, for each service address that is not located in a municipality and therefore not eligible to be charged the optional infrastructure maintenance fee, the telecommunications retailer shall issue a refund to the customer of all amounts improperly charged for the fee plus interest at the rate of 1 1/2% per month or portion thereof from the date the fee was improperly collected to the date the refund is issued. Effective immediately.

O1-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
O1-02-07 H Assigned to Public Utilities
O1-02-20 H Added As A Co-sponsor GARRETT
O1-03-16 H Re-Refer Rules/Rul 19(a)

HB-0648 SCOTT.

105 ILCS 5/18-8.05

Amends the School Code. Makes a technical change in a Section concerning the State aid formula.

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0649 MADIGAN.M.I - SCULLY.

415 ILCS 5/1

from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes technical changes in a Section concerning the short title.

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-14 H Primary Sponsor Changed To MADIGAN,MJ
H Added As A Joint Sponsor SCULLY
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0650 MCCARTHY.

750 ILCS 16/1

Amends the Non-Support Punishment Act. Makes a technical change in a Section concerning the Act's short title.

 01-02-06
 H Filed With Clerk

 H First reading
 Referred to Hse Rules Comm

 01-02-07
 H Assigned to Executive

 01-03-16
 H Re-Refer Rules/Rul 19(a)

HB-0651 ZICKUS.

40 ILCS 5/13-404 new 30 ILCS 805/8.25 new

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Authorizes an employee with at least 8 years of service to establish service credit for up to 3 years of employment with the University of Illinois during which he or she was eligible to, but did not, participate in the State Universities Retirement System. Requires payment of employee and employer contributions, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

O1-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
O1-02-07 H Assigned to Personnel & Pensions
O1-03-16 H Re-Refer Rules/Rul 19(a)

HB-0652 O'BRIEN.

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning child support.

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

1325 HB~0653

HB-0653 O'BRIEN - GRANBERG - HOWARD - KENNER AND FRANKS.

625 ILCS 5/7-702 625 ILCS 5/7-702.1 625 ILCS 5/7-702.2 625 ILCS 5/7-703 625 ILCS 5/7-705.1 625 ILCS 5/7-706.1

Amends the Illinois Vehicle Code. Changes or replaces certain provisions added by P.A. 91-613 concerning suspension of a driver's license for failure to pay child support. Requires the Secretary of State to suspend an obligor's driver's license upon receiving a court certification that the obligor is 90 days or more delinquent in child support payments or has been adjudicated in arrears in an amount equal to 90 days obligation or more. (Under current law, a court order for the suspension is required.)

FISCAL NOTE (Department of Transportation) No fiscal impact would be incurred by the Department. The obligations required under HB 653 will fall to the circuit courts and the Secretary of State's Office. 01-02-06 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Child Support Enforcement 01-02-15 H Fiscal Note Filed Committee Child Support Enforcement H Added As A Joint Sponsor GRANBERG H Added As A Co-sponsor FRANKS 01-02-22 H Added As A Joint Sponsor HOWARD H Added As A Joint Sponsor KENNER 01-03-16 H

HB-0654 BROSNAHAN - MADIGAN, MJ - MAY - GARRETT - OSTERMAN, FRIT-CHEY AND CROTTY.

Re-Refer Rules/Rul 19(a)

20 ILCS 1705/57 from Ch. 91 1/2, par. 100-57 305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall include, in the annual service needs report regarding autism submitted to the General Assembly, a plan to provide family support mechanisms to enable persons with autism to remain in a family home environment. Amends the Illinois Public Aid Code. Extends eligibility for continued home-based skilled or intermediate care to persons over age 18 (under current law, eligibility is limited to persons 18 or younger). Requires an annual determination of need for that level of care. Effective immediately.

```
FISCAL NOTE (Department of Public Aid)
    The per person annual cost of care prescribed under this bill
    is $104,000 annually. The Department estimates that 75-85 in-
    dividuals may be eligible at an estimated cost of $7.8-9
    million. This would all be State GRF funds.
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-06 H Filed With Clerk
                                           Referred to Hse Rules Comm
             H First reading
    01-02-07 H
                                           Assigned to The Disabled Community
             H Added As A Joint Sponsor MAY
    01-02-08 H Added As A Joint Sponsor GARRETT
                                           Do Pass/Short Debate Cal 012-000-000
    01-02-16 H
             H Placed Cal 2nd Rdg-Shrt Dbt
                                           Fiscal Note Requested BLACK
             H Second Reading-Short Debate
             H Held 2nd Rdg-Short Debate
                                           Fiscal Note Filed
    01-03-07 H
             H Held 2nd Rdg-Short Debate
    01-03-08 H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-21 H Added As A Joint Sponsor OSTERMAN
    01-03-28 H Added As A Co-sponsor CROTTY
    01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
             H Joint Sponsor Changed to MADIGAN, MJ
             H Added As A Co-sponsor FRITCHEY
              S Arrive Senate
```

S Placed Calndr First Rdg

01-04-03 S Chief Sponsor WALSH,T

01-04-04 S First reading

Referred to Sen Rules Comm

HB-0655

MCCARTHY - HOWARD - LYONS, EILEEN - BROSNAHAN - SAVI-ANO, LYONS, JOSEPH, SCULLY, RYAN, CURRIE, FRANKS, CROTTY, MCAULIFFE, MENDOZA, MAY, BRADLEY, MCKEON, IS,MONIQUE, MILLER, JONES,LOU, COLLINS, YARBROUGH, JONES, SHIRLEY, TURNER, ART, GRANBERG, FOWLER, SOTO, MC-GUIRE, KENNER, HAMOS, DELGADO, SCHOENBERG, HOFFMAN, REITZ, HOLBROOK, OSTERMAN AND FEIGENHOLTZ.

115 ILCS 5/4.5

Amends the Illinois Educational Labor Relations Act. Limits the applicability of provisions that establish prohibited subjects of collective bargaining to collective bargaining with the board of education of a public school district organized under an Article of the School Code that applies only to school districts whose boundaries are coterminous with cities having a population exceeding 500,000. Effective immediately.

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

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

H Added As A Joint Sponsor HOWARD

H Added As A Joint Sponsor LYONS, EILEEN

H Added As A Joint Sponsor BROSNAHAN

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor SCULLY

H Added As A Co-sponsor RYAN H Added As A Co-sponsor CURRIE

H Added As A Co-sponsor FRANKS

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor MCAULIFFE

H Added As A Co-sponsor MENDOZA H Added As A Co-sponsor MAY

H Added As A Co-sponsor BRADLEY

01-02-07 H Assigned to Labor

01-02-20 H Added As A Co-sponsor MCKEON

01-02-28 H Added As A Co-sponsor DAVIS, MONIQUE 01-03-15 H Motion Do Pass-Lost 009-007-002 HLBR

Remains in CommiLabor Re-Refer Rules/Rul 19(a)

01-03-22 H Added As A Co-sponsor MILLER

01-03-23 H Added As A Co-sponsor JONES, LOU

H Added As A Co-sponsor COLLINS

H Added As A Co-sponsor YARBROUGH

H Added As A Co-sponsor JONES, SHIRLEY

H Added As A Co-sponsor TURNER, ART

H Added As A Co-sponsor GRANBERG

H Added As A Co-sponsor FOWLER H Added As A Co-sponsor SOTO

H Added As A Co-sponsor MCGUIRE

H Added As A Co-sponsor KENNER

H Added As A Co-sponsor HAMOS H Added As A Co-sponsor DELGADO

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor HOFFMAN

H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HOLBROOK

01-03-29 H Added As A Co-sponsor OSTERMAN

H Added As A Co-sponsor FEIGENHOLTZ

HB-0656 MCGUIRE.

01-03-16 H

Appropriates \$2 from the General Revenue Fund to the Department on Aging for its FY02 ordinary and contingent expenses. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading

Referred to Hse Rules Comm 01-02-07 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a) **1327** HB-0657

HB-0657 MCGUIRE.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for its FY02 ordinary and contingent expenses. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0658 MCGUIRE - CURRY, JULIE - O'BRIEN - BOLAND.

Appropriates \$2 from the General Revenue Fund to the Department of Human Services for increases in the minimum hourly wages of personal care assistants in the home services program. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Appropriations-Human Services

H Added As A Joint Sponsor CURRY, JULIE

01-03-09 H Added As A Joint Sponsor O'BRIEN

H Added As A Joint Sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0659 MCGUIRE – MAY – MCKEON – BOLAND, LYONS, JOSEPH, O'BRIEN, COULSON, GARRETT, FORBY, FOWLER, CURRY, JULIE, LANG, FRITCHEY, RYAN AND BROSNAHAN.

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.

FISCAL NOTE (Department on Aging)

HB 659 will initially cost the State an estimated \$1,984,700:

FISCAL NOTE (Department of Public Health)

HB 659 creates no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.

Makes changes regarding: composition of the long-term care planning committee; input to the committee; duties of the committee; and long-term goals of the committee. Deletes all language implementing Seniors' Agenda for Independent Living (SAIL) projects.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Aging

H Added As A Joint Sponsor MAY

01-02-09 H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor O'BRIEN

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor GARRETT

H Added As A Co-sponsor FORBY

H Added As A Co-sponsor FOWLER

H Added As A Co-sponsor CURRY, JULIE

H Added As A Co-sponsor LANG

01-02-16 H Added As A Joint Sponsor MCKEON

01-02-22 H Fiscal Note Filed

H Committee Aging

H Added As A Co-sponsor FRITCHEY

01-02-23 H Added As A Co-sponsor RYAN

01-03-07 H Added As A Co-sponsor BROSNAHAN

01-03-14 H Fiscal Note Filed H Committee Aging

```
01-03-16 H
                  Amendment No.01
                                        AGING
                                                    Н
                                                                  Adopted
                                        Do Pass Amend/Short Debate 019-000-000
         H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor BOLAND
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
01-03-22 S Arrive Senate
S Placed Calndr First Rdg
01-03-29 S Chief Sponsor LINK
          S First reading
                                        Referred to Sen Rules Comm.
```

HB-0660 MADIGAN, MJ - MCGUIRE.

210 ILCS 45/3-301 from Ch. 111 1/2, par. 4153-301

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning a notice of violation.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
H Added As A Joint Sponsor MCGUIRE
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0661 MCGUIRE - GARRETT - MCKEON AND FEIGENHOLTZ.

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 immediately.

FISCAL NOTE (Department of Public Health)
There is no impact on DPH, and the Department cannot determine
the impact upon the residents of the facilities affected by
HB 661. The Department of Public Aid may be the appropriate
agency to determine the fiscal impact.

HOUSE AMENDMENT NO. 1.

Further amends the Life Care Facilities Act and the Nursing Home Care Act. Deletes provisions limiting the required documentation of evidence of annual vaccination against influenza to persons who are age 60 or over. Provides that influenza vaccines for residents over 60 years of age do not need to be completed by November 30 of a given year if the vaccine supplies were not available before November 1 of that year. Provides that a resident admitted between November 30 and February 1 does not need to receive an influenza vaccination if the vaccine is medically contraindicated or the resident refuses the vaccine. Provides that if the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention determines that dates of administration other than the ones provided under this amendatory Act of the 92nd General Assembly are optimal to protect the health of residents, the Department of Public Health may adopt rules to mandate vaccinations at times determined by that committee rather than the times provided under this amendatory Act.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-06 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Aging
         H Added As A Joint Sponsor GARRETT
01-02-16 H Added As A Joint Sponsor MCKEON
01-03-14 H
                                     Fiscal Note Filed
                                     Committee Aging
01-03-15 H Added As A Co-sponsor FEIGENHOLTZ
01-03-16 H
                 Amendment No.01
                                      AGING
                                                              Adopted
                                     Do Pass Amend/Short Debate 019-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
```

1329 HB-0661—Cont.

```
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
01-03-22 H
                Amendment No.02
                                     MCGUIRE
                Amendment referred to HRUL
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.02
                                     MCGUIRE
         H Recommends be Adopted HRUL/004-000-000
         H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
02-02-14 H
                                     Approved for Consideration 005-000-000
         H Held 2nd Rdg-Short Debate
```

HB-0662 MCGUIRE – MAY – CROTTY – MCKEON – BRADLEY, SCHOENBERG, O'BRIEN, BOLAND, LYONS, JOSEPH, GARRETT, FORBY, FOWLER, HOLBROOK, FRITCHEY, HOWARD, KENNER, RYAN, FRANKS, BROSNAHAN AND YARBROUGH.

35 ILCS 200/15-170 30 ILCS 805/8.25 new

Amends the senior citizens homestead exemption Section of the Property Tax Code to provide that, for taxable years 2001 and thereafter, disabled persons are eligible for the exemption as well. Defines "disabled person" to have the same meaning as in the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
01-02-06 H Filed With Clerk
        H First reading
                                   Referred to Hse Rules Comm
01-02-07 H
                                   Assigned to Revenue
        H Added As A Joint Sponsor MAY
01-02-08 H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor O'BRIEN
        H Added As A Co-sponsor BOLAND
        H Added As A Co-sponsor LYONS, JOSEPH
01-02-09 H Added As A Co-sponsor GARRETT
        H Added As A Co-sponsor FORBY
        H Added As A Co-sponsor FOWLER
01-02-16 H Added As A Joint Sponsor CROTTY
        H Added As A Joint Sponsor MCKEON
01-02-20 H Added As A Co-sponsor HOLBROOK
01-02-22 H Added As A Co-sponsor FRITCHEY
        H Added As A Joint Sponsor BRADLEY
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor KENNER
01-02-23 H Added As A Co-sponsor RYAN
01-02-28 H Added As A Co-sponsor FRANKS
01-03-07 H Added As A Co-sponsor BROSNAHAN
01-03-16 H
                                   Re-Refer Rules/Rul 19(a)
01-03-20 H Added As A Co-sponsor YARBROUGH
```

HB-0663 MCGUIRE - CURRY, JULIE - LYONS, EILEEN - OSTERMAN, GAR-RETT, MCKEON, SCOTT, HOWARD, KENNER, BROSNAHAN AND DAVIS, MONIQUE.

405 ILCS 30/4 from Ch. 91 1/2, par. 904

Amends the Community Services Act. Provides that providers of community services for the mentally ill and developmentally disabled shall increase the wages of direct care workers by at least the same percentage as the increase in funds they receive from the State for the cost of doing business in fiscal year 2001 and fiscal year 2002. Provides that each community services provider shall certify to the Department, as provided by rule by the Department, that it has provided the wage increases in accordance with these requirements.

FISCAL NOTE (Department of Human Services) The fiscal impact of HB663 is minimal.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-06 H Filed With Clerk
                                            Referred to Hse Rules Comm
                H First reading
                                            Assigned to Human Services
      01-02-07 H
                H Added As A Joint Sponsor CURRY, JULIE
      01-02-08 H Added As A Joint Sponsor LYONS, EILEEN
      01-02-09 H Added As A Co-sponsor GARRETT
      01-02-16 H Added As A Joint Sponsor OSTERMAN
      01-02-20 H Added As A Co-sponsor MCKEON
                H Added As A Co-sponsor SCOTT
      01-02-22 H Added As A Co-sponsor HOWARD
                H Added As A Co-sponsor KENNER
      01-02-27 H
                                            Fiscal Note Filed
                                            Committee Human Services
      01-03-07 H Added As A Co-sponsor BROSNAHAN
      01-03-09 H Added As A Co-sponsor DAVIS, MONIQUE
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0664
             MADIGAN,MJ - HANNIG.
                                   from Ch. 23, par. 5-1
  305 ILCS 5/5-1
  Amends the Illinois Public Aid Code. Makes a technical change in a Section con-
cerning the purpose of the "Medicaid" Article.
      01-02-06 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
                                            Assigned to Executive
      01-02-07 H
      01-03-13 H Primary Sponsor Changed To MADIGAN,MJ
                H Added As A Joint Sponsor HANNIG
                                            Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0665
             MADIGAN, MJ - HANNIG.
  305 ILCS 5/5-4.1
                                   from Ch. 23, par. 5-4.1
  Amends the Illinois Public Aid Code. Makes technical changes in a Section regard-
ing Medicaid co-payments.
      01-02-06 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Executive
      01-03-13 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor HANNIG
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0666
             MADIGAN,MJ - SCOTT.
  New Act
  Creates the Airport Development District Act. Contains only a short title.
      01-02-06 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Executive
      01-03-14 H Primary Sponsor Changed To MADIGAN, MJ
               H Added As A Joint Sponsor SCOTT
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 086-026-003
      01-04-10 S Arrive Senate
```

S Placed Calndr First Rdg

1331 HB-0667

HB-0667 MADIGAN, MJ - MCGUIRE.

305 ILCS 5/5-1

from Ch. 23, par. 5-1

Amends the Illinois Public Aid Code, Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Executive 01-03-15 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor MCGUIRE

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0668 MADIGAN, M.J - MCGUIRE.

20 ILCS 1305/10-30 new

Amends the Department of Human Services Act. Adds a provision concerning the Healthy Families Program (contains only a Section caption).

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Executive

01-03-15 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor MCGUIRE

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0669 NOVAK - FORBY - FOWLER - CROTTY - DAVIS, STEVE, HOLBROOK, FRANKS, O'BRIEN, BRADLEY, REITZ AND HARTKE.

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. Adds epilepsy, including its secondary conditions and side effects, as a covered illness. Effective January 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-02-09 H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor FOWLER

01-02-14 H Added As A Joint Sponsor CROTTY

01-02-15 H Added As A Joint Sponsor DAVIS, STEVE

H Added As A Co-sponsor HOLBROOK

H Added As A Co-sponsor FRANKS

01-02-27 H Added As A Co-sponsor O'BRIEN

01-03-07 H Added As A Co-sponsor BRADLEY

01-03-09 H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HARTKE

01-03-16 H Re-Refer Rules/Rul 19(a)

MCGUIRE, O'BRIEN, BOLAND, TURNER, ART, BRUNSVOLD, NOVAK, MATHIAS, WINTERS, SCOTT, MAUTINO, OSTERMAN, REITZ, LYONS, JOSEPH, FOWLER, SLONE, GARRETT, HARTKE, RYAN, HAMOS, HB-0670 BRADY, HOFFMAN, FEIGENHOLTZ, SCHOENBERG, COLLINS, MCK-EON, GILES, ERWIN, FRITCHEY, SOTO, COULSON, MCAULIFFE, SAVIANO, JEFFERSON AND BROSNAHAN.

20 ILCS 2705/2705-320 new

30 ILCS 105/5.545 new

30 ILCS 105/5.546 new

30 ILCS 105/6z-51 new

30 ILCS 330/2

from Ch. 127, par. 652 30 ILCS 330/4 from Ch. 127, par. 654

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois, the State Finance Act, and the General Obligation Bond Act. Requires the Department to establish the Build Illinois Transit Program for the construction and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Lists specific projects to be funded and the specific funding amounts for fiscal years 2002 through 2006. Creates special funds within the State treasury for these purposes and to provide supplemental operating funds to entities authorized to provide and promote public transportation within the State for new or expanded mass transportation service and facilities created under the Build Illinois Transit Program. Increases by \$4,325,000,000 the State's general bond authorization for mass transportation facilities under the Build Illinois Transit Program. Requires transfers from the General Revenue Fund to one of the newly-created special funds for the payment of the principal and interest on the bonds. Effective July 1, 2001.

```
STATÉ DEBT NOTE (Economic and Fiscal Commission)
```

HB 670 would increase:

FISCAL NOTE (Department of Transportation)

HB 670 calls for the annual transfer of \$354.8 million from GRF to the Build Illinois Transit Program Fund for debt service and of \$817 million from GRF to the Build Illinois Operations Program Fund to support new and expanded transit operations.

HOUSE AMENDMENT NO. I.

Deletes reference to: 30 ILCS 105/5.545 new 30 ILCS 105/5.546 new 30 ILCS 105/6z-51 new Adds reference to: 30 ILCS 105/5.570 new 30 ILCS 105/5.571 new

30 ILCS 105/6z-60 new

Deletes everything. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois, the State Finance Act, and the General Obligation Bond Act. Requires the Department to establish the Build Illinois Transit Program for the construction and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Lists specific projects to be funded and the specific funding amounts for fiscal years 2004 through 2008. Creates special funds within the State treasury for these purposes and to provide supplemental operating funds to entities authorized to provide and promote public transportation within the State for new or expanded mass transportation service and facilities created under the Build Illinois Transit Program. Increases by \$5,800,000,000 the State's general bond authorization for mass transportation facilities under the Build Illinois Transit Program. Requires transfers from the General Revenue Fund to one of the newly-created special funds for the payment of the principal and interest on the bonds. Effective July 1, 2002.

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

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Added As A Co-sponsor O'BRIEN
H Added As A Co-sponsor BOLAND
H Added As A Co-sponsor TURNER,ART
H Added As A Co-sponsor BRUNSVOLD
H Added As A Co-sponsor NOVAK
H State Debt Note Filed
H Committee Transportation & Motor Vehicles
```

```
01-02-20 H Added As A Co-sponsor MATHIAS
01-02-22 H
                                   Fiscal Note Filed
                                   Committee Transportation & Motor Vehicles
01-03-02 H Added As A Co-sponsor WINTERS
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor MAUTINO
        H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor REITZ
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor FOWLER
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor GARRETT
01-03-16 H
                                   Re-Refer Rules/Rul 19(a)
01-11-13 H Added As A Co-sponsor HARTKE
        H Added As A Co-sponsor RYAN
01-11-14 H Added As A Co-sponsor HAMOS
        H Added As A Co-sponsor BRADY
        H Added As A Co-sponsor HOFFMAN
        H Added As A Co-sponsor FEIGENHOLTZ
01-11-15 H Added As A Co-sponsor SCHOENBERG
        H Added As A Co-sponsor COLLINS
        H Added As A Co-sponsor MCKEON
01-11-29 H Added As A Co-sponsor GILES
        H Added As A Co-sponsor ERWIN
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor SOTO
02-02-06 H Added As A Co-sponsor COULSON
         H Added As A Co-sponsor MCAULIFFE
        H Added As A Co-sponsor SAVIANO
02-02-07 H Added As A Co-sponsor JEFFERSON
02-02-13 H
                                   Assigned to Transportation & Motor Vehicles
02-02-21 H
                                   TRANSPORTAT'N H
                                                           Adonted
                Amendment No.01
                                   Do Pass Amd/Stndrd Dbt/Vote 012-000-005
         H Pled Cal 2nd Rdg Stndrd Dbt
02-02-25 H Added As A Co-sponsor BROSNAHAN
```

HB-0671 DURKIN.

725 FLCS 5/115-21 new

Amends the Code of Criminal Procedure of 1963. Permits the State and the defendant to have representatives viewing a trial even if the representatives may testify if it is shown that their presence is essential to the State's or defendant's case.

HOUSE AMENDMENT NO. 1.

Deletes everything, Amends the Code of Criminal Procedure of 1963. Provides that, at the request of a party, the court shall order witnesses excluded so that they cannot hear the testimony of other witnesses, and it may make the order on its own motion. Provides, however, that this rule does not authorize exclusion of (1) a party who is a natural person, (2) an officer or employee of a party that is not a natural person designated as its representative by its attorney, (3) a person whose presence is shown by a party to be essential to the presentation of the party's cause, or (4) a person authorized by statute or case law to be present. Effective immediately.

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Judiciary II - Criminal Law
01-03-16 H
                 Amendment No.01
                                      JUD-CRIMINAL H
                                                                Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

SMITH, MICHAEL. HB-0672

40 ILCS 5/7-146 from Ch. 108 1/2, par. 7-146 30 ILCS 805/8.25 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Removes the pre-existing condition limitation on temporary disability bene40 ILCS 5/7-172

30 ILCS 805/8.25 new

fits for persons whose date of disability is after December 31, 2001. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
      01-02-06 H Filed With Clerk
                                              Referred to Hse Rules Comm
                H First reading
                                              Assigned to Personnel & Pensions
      01-02-07 H
                                              Re-Refer Rules/Rul 19(a)
      01-03-16 H
HB-0673
             SMITH, MICHAEL.
                                     from Ch. 108 1/2, par. 7-141
   40 ILCS 5/7-141
                                     from Ch. 108 1/2, par. 7-142
   40 ILCS 5/7-142
                                     from Ch. 108 1/2, par. 7-168
   40 ILCS 5/7-168
                                     from Ch. 108 1/2, par. 7-174
   40 ILCS 5/7-174
   30 ILCS 805/8.25 new
```

Amends the IMRF Article of the Illinois Pension Code. Changes the vesting requirement for a retirement annuity from 8 years to 5. Makes a corresponding change in one part of the retirement formula. Authorizes the Fund to pay interest on separation benefits. Changes the service requirement for being a member of the Board of Trustees, from 8 years to 5. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
01-02-06 H Filed With Clerk
H First reading

01-02-07 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0674 SMITH,MICHAEL.

40 ILCS 5/7-151 from Ch. 108 1/2, par. 7-151

40 ILCS 5/7-166 from Ch. 108 1/2, par. 7-166
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Extends the duration of certain disability benefits to the age at which the recipient becomes eligible for a full Social Security old-age insurance benefit. Authorizes the payment of a separation benefit to a person who is entitled to a retirement annuity, but wishes instead to use the amounts to his or her credit in the Fund to purchase credit in another retirement plan. Changes the amortization period used in calculating certain employer contributions, from 40 years to the period that is allowable under generally accepted accounting principles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

from Ch. 108 1/2, par. 7-172

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

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0675 BOLAND - FORBY - FOWLER - MCKEON, FRITCHEY, FRANKS AND YARBROUGH.

```
320 ILCS 25/3.15 from Ch. 67 1/2, par. 403.15
320 ILCS 25/4 from Ch. 67 1/2, par. 404
```

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Adds coverage for drugs used to treat osteoporosis, clinical depression, multiple sclerosis, bi-polar disorder, schizophrenia, lupus, amyotrophic lateral sclerosis (ALS), and gastrointestinal disease. Lowers the age of eligibility for both the tax relief and pharmaceutical assistance programs to 55 (now 65). Increases the income eligibility level for both circuit breaker and pharmaceutical assistance to (i) 28,000 for a household containing one person, (ii) \$36,000 for a household containing 2 persons, or (iii) \$42,000 for a household containing 3 or more persons for the 2001 grant year and thereafter. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal 01-02-06 H Filed With Clerk
```

H First reading

```
01-02-07 H
                                             Assigned to Revenue
      01-02-09 H Added As A Joint Sponsor FORBY
                H Added As A Joint Sponsor FOWLER
      01-02-16 H Added As A Joint Sponsor MCKEON
      01-02-22 H Added As A Co-sponsor FRITCHEY
      01-02-27 H Added As A Co-sponsor FRANKS
      01-03-16 H.
                                             Re-Refer Rules/Rul 19(a)
      01-03-20 H Added As A Co-sponsor YARBROUGH
HB-0676
             GARRETT.
  405 ILCS 5/1-100
                                    from Ch, 91 1/2, par. 1-100
  Amends the Mental Health and Developmental Disabilities Code. Makes technical
changes in a Section concerning the short title of the Code.
      01-02-06 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-07 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-0677
             GILES - HOFFMAN - YOUNGE.
    5 ILCS 325/1
                                    from Ch. 129, par. 501
  Amends the Military Leave of Absence Act. Makes the Act's grant of leave of ab-
sence applicable to school district officers and employees, as well as State employees.
      FISCAL NOTE (State Board of Education)
      HB 677 has no fiscal implications at the State level. There
      will be costs to local school districts associated with the
      bill, but SBE cannot quantify that impact.
```

Same as SBE fiscal note. HOUSE AMENDMENT NO. 1.

Provides that the requirement for school district compensation during an employee's leave for military training does not apply to a person who had the opportunity to train when school is not in session but chose to train when school is in session.

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

STATE MANDATES NOTE (State Board of Education)

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Elementary & Secondary
                                        Education
01-02-28 H
                                      Fiscal Note Requested COWLISHAW
         Н
                                      St Mandate Fis Nte Req COWLISHAW
         Н
                                      Committee Elementary & Secondary
                                        Education
01-03-01 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H
                Amendment No.01
                                      HOFFMAN
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-07 H
                                      Fiscal Note Filed
         Н
                                      St Mandate Fis Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
                Amendment No.01
                                     HOFFMAN
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-15 H Second Reading-Short Debate
         Н
                Amendment No.01
                                     HOFFMAN
                                                               Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-28 H Primary Sponsor Changed To GILES
         H Joint Sponsor Changed to HOFFMAN
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Joint Sponsor YOUNGE
         S Arrive Senate
S Placed Calndr First Rdg
01-04-04 S Chief Sponsor LIGHTFORD
```

01-04-05 S First reading

Referred to Sen Rules Comm

HB-0678

REITZ – HOFFMAN – MITCHELL, JERRY – CURRY, JULIE – WINKEL, GILES, OSTERMAN, CROTTY, RYAN, MILLER, SOMMER, BERNS, BLACK, O'CONNOR, COULSON, MULLIGAN, FRANKS, HOLBROOK, MATHIAS AND O'BRIEN.

20 ILCS 4027/25

Amends the Illinois Violence Prevention Act of 1995. In the Section concerning the Safe to Learn Program, removes the provision repealing the Section on July 1, 2002. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the Section concerning the Safe to Learn Program is repealed on July 1, 2005 (instead of removing the repealer provision).

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-06 H Filed With Clerk
             H Added As A Joint Sponsor MITCHELL, JERRY
             H Added As A Joint Sponsor CURRY, JULIE
             H Added As A Joint Sponsor WINKEL
                                         Referred to Hse Rules Comm
             H First reading
    01-02-07 H
                                         Assigned to Elementary & Secondary
                                           Education
                                         Do Pass/Short Debate Cal 019-000-000
    01-02-15 H
             H Placed Cal 2nd Rdg-Shrt Dbt
             H Added As A Co-sponsor OSTERMAN
             H Added As A Co-sponsor CROTTY
             H Added As A Co-sponsor RYAN
             H Added As A Co-sponsor MILLER
    01-02-16 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-13 H Added As A Co-sponsor SOMMER
    01-03-22 H Primary Sponsor Changed To REITZ
             H Joint Sponsor Changed to HOFFMAN
             H Added As A Co-sponsor GILES
             H Added As A Co-sponsor BERNS
             H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
             H Added As A Co-sponsor BLACK
             H Added As A Co-sponsor O'CONNOR
             H Added As A Co-sponsor COULSON
             H Added As A Co-sponsor MULLIGAN
             H Added As A Co-sponsor FRANKS
             H Added As A Co-sponsor HOLBROOK
             H Added As A Co-sponsor MATHIAS
             H Added As A Co-sponsor O'BRIEN
    01-03-27 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor WATSON
                                          Referred to Sen Rules Comm
             S First reading
    01-05-02 S
                                          Assigned to Education
    01-05-09 S
                                          Recommended do pass 008-000-000
                Placed Calndr, Second Rdg
    01-05-11
             S
                Second Reading
              S
                Placed Calndr, 3rd Reading
    01-05-15 S
               Filed with Secretary
                     Amendment No.01
                                         WATSON
             S
             S
                     Amendment referred to SRUL
             S
                     Amendment No.01
                                          WATSON
              S
                     Rules refers to
                                           SESE
             S
    01-05-17
                     Amendment No.01
                                          WATSON
                                          Be adopted
                Recalled to Second Reading
             S
                     Amendment No.01
                                          WATSON
                                                                  Adopted
             S
              S
                Placed Calndr, 3rd Reading
    01-05-18 S Third Reading - Passed 056-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    01-05-21 H Motion Filed Concur
                     Motion referred to
                                           HRUL
             Н
             H Calendar Order of Concurren 01
```

```
01-05-22 H Motion TO CONCUR SA
H Recommends be Adopted HRUL/005-000-000
H H Concurs in S Amend 01/114-000-000
H Passed both Houses
01-06-20 H Sent to the Governor
01-08-17 H Governor approved
H Effective Date 01-08-17
H PUBLIC ACT 92-0409
```

HB-0679 FRANKS.

735 ILCS 5/2-622

branch.

from Ch. 110, par. 2-622

Amends the Civil Practice Article of the Code of Civil Procedure. In the Section concerning pleading in healing art malpractice cases, adds a provision that the court may impose sanctions against a party or attorney if it determines that there has been a willful failure to comply with the requirements of the Section or that the action is frivolous or otherwise not commenced in good faith. Provides that appropriate sanctions include a bar against presenting a claim or defense and an order to pay damages and costs. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

Based on a review of the bill, it has been determined that House Bill 679 would have no fiscal impact on the judicial

JUDICIAL NOTE (Office of the Illinois Courts)

Based on a review of the bill, it has been determined that House Bill 679 would neither increase nor decrease the number

of judges needed in the State.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Judiciary I - Civil Law

01-02-13 H Fiscal Note Filed
H Judicial Note Filed
Committee Judiciary I - Civil Law

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0680 MCGUIRE - HOWARD - KENNER AND HAMOS.

20 ILCS 2705/2705-320 new

30 ILCS 105/5.545 new

30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/4 from Ch. 127, par. 654

Amends the Department of Transportation Law in the Civil Administrative Code of Illinois, Provides that the Department must establish the Build Illinois Transit Program for the construction of and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service, including rapid transit, rail, bus, and other equipment used in connection with mass transit by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Amends the State Finance Act to create the Build Illinois Transit Program Fund. Amends the General Obligation Bond Act to increase the bond authorization by \$3,900,000,000 and to make a corresponding increase in the bond amount authorized for mass transportation facilities under the Build Illinois Transit Program. Provides that for the payment of the principal and interest on the bonds, the Comptroller must order transferred and the Treasurer must transfer \$293,000,000 annually from the General Revenue Fund to the Build Illinois Transit Program Fund until the bonds are retired.

```
STATE DEBT NOTE (Economic and Fiscal Commission)
HB 680 would increase:
General Obligation principal by $3.9 billion
Potential General Obligation principal by $7.1 billion
Annual debt service by $291 million
FISCAL NOTE (Department of Transportation)
In order to service the additional debt, HB 680 calls for the
annual transfer of $293 million from GRF to the Build Illinois
Transit Program Fund.
```

```
NOTE(S) THAT MAY APPLY: Debt; Fiscal
    01-02-06 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
                                           Assigned to Transportation & Motor Vehicles
    01-02-07 H
                                           State Debt Note Filed
    01-02-09 H
                                          Committee Transportation & Motor Vehicles
                                          Fiscal Note Filed
    01-02-15 H
                                          Committee Transportation & Motor Vehicles
    01-02-22 H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor KENNER
    01-02-28 H Added As A Co-sponsor HAMOS
                                          Re-Refer Rules/Rul 19(a)
    01-03-16 H
```

HB-0681 NOVAK - FORBY - FOWLER, O'BRIEN AND CAPPARELLI.

New Act

Creates the Manufactured Home Quality Assurance Act, to be administered by the Department of Public Health. Provides that the Department is responsible for enforcing mobile home setup standards. Requires that a mobile home manufacturer be licensed to sell a mobile home that is to be installed in this State. Provides that after December 31, 2001, a licensed mobile home installer must supervise the installation of a mobile home. Provides that a mobile home installer who has satisfactorily completed a course approved by the Department before July 1, 2001 does not have to take any additional course of study or training to qualify for a license. Authorizes the Department of Public Health to issue licenses to manufacturers and installers. Provides for the deposit of licensing fees into the Facility Licensing Fund. Requires the Department to serve as a liaison between the State, mobile home park owners and tenants, and mobile home manufacturers, dealers, and installers. Creates the Manufactured Housing Quality Assurance Board to advise the Department. Does not require a person who installs a mobile home on his or her own property outside a mobile home park to obtain an installer's license. Preempts home rule powers, except that the Act does not apply to a home rule municipality with a population over 1,000,000. Effective immediately,

HOME RULE NOTE (Department of Commerce and Community Affairs)

HB 681 contains language stating its provisions are an exclusive State power or function which shall not be exercised concurrently by any unit of local government to which the bill applies except Chicago. Therefore, in the opinion of DCCA, HB 681 preempts home rule authority.

HOUSE AMENDMENT NO. 1.

Requires that a manufactured home installed after December 31, 2001 be installed under the supervision (instead of direct onsite supervision) of a licensed installer. In provisions concerning the Department of Public Health's service as a liaison between the State and certain groups interested in manufactured housing, replaces "tenants of mobile home parks" with "purchasers of mobile homes". Provides that the Governor (instead of the Department of Public Health) is to appoint the members of the Manufactured Housing Quality Assurance Board.

FISCAL NOTE (Department of Public Health)
The Department anticipates approximately \$190,000 in annual revenue to be generated by this legislation; and a comparable amount to be spent on implementation of the Act.

SENATE AMENDMENT NO. 1.

Provides that all manufactured homes installed after December 31, 2001 must be installed under the "onsite" supervision (instead of merely under the supervision) of a licensed installer. Provides that an installer who has completed certain training before January 1, 2002 (instead of July 1, 2001) is not required to complete any other training. Changes the bill's effective date to January 1, 2002.

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

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Added As A Joint Sponsor FORBY
H Added As A Joint Sponsor FOWLER
01-02-15 H Home Rule Note Filed
Committee Registration & Regulation
```

1339

```
01-02-21 H
                                             Re-assigned to Executive
       01-02-27 H Added As A Co-sponsor O'BRIEN
       01-03-07 H
                       Amendment No.01
                                             EXECUTIVE H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 013-000-000
                Н
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-03-14 H
                                             Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
       01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 082-033-000
      01-03-27 S Arrive Senate
                S Placed Calndr First Rdg
                  Chief Sponsor DUDYCZ
                S First reading
                                             Referred to Sen Rules Comm
       01-04-18 S
                                             Assigned to Licensed Activities
      01-04-26 S
                       Amendment No.01
                                             LICENSED ACT. S
                                                                      Adopted
                                            Recmnded do pass as amend 007-000-000
                S Placed Calndr, Second Rdg
      01-05-01 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-02 S Third Reading - Passed 057-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
      01-05-08 H Motion Filed Concur
                Н
                       Mtn to Concur Referr ed HRUL
                H Calendar Order of Concurren 01
      01-05-09 H Added As A Co-sponsor CAPPARELLI
      01-05-23 H
                                            Motion TO CONCUR SA
                H Recommends be Adopted HRUL/003-002-000
                H H Concurs in S Amend 01/099-016-000
                H Passed both Houses
      01-06-21 H Sent to the Governor
      01-08-17 H Governor approved
                Н
                    Effective Date 02-01-01
                     PUBLIC ACT 92-0410
HB-0682
             HAMOS.
  750 ILCS 50/3
                                    from Ch. 40, par. 1504
  Amends the Adoption Act. Makes technical changes in a Section concerning who
may be adopted.
      01-02-06 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                             Assigned to Executive
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0683
             BRUNSVOLD - DAVIS, STEVE.
  720 ILCS 5/24-2
                                    from Ch. 38, par. 24-2
  Amends the Criminal Code of 1961. Provides that the statute prohibiting firearm si-
lencers does not apply to peace officers, to the manufacture or transportation of silenc-
ers for peace officers, or to the sale of silencers to peace officers. Effective
immediately.
       FISCAL NOTE (Illinois State Police)
       If House Bill 683 would become law, there would be no
       fiscal impact to the Illinois State Police.
      01-02-06 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-07 H
                                            Assigned to Judiciary II - Criminal Law
      01-02-09 H
                                            Fiscal Note Filed
```

01-03-16 H HB-0684 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

01-02-15 H Added As A Joint Sponsor DAVIS, STEVE

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.

Committee Judiciary II - Criminal Law

Re-Refer Rules/Rul 19(a)

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension
      01-02-06 H Filed With Clerk
                H First reading
                                               Referred to Hse Rules Comm
                                               Assigned to Personnel & Pensions
      01-02-07 H
      01-03-16 H
                                               Re-Refer Rules/Rul 19(a)
             SMITH, MICHAEL - SCOTT.
HB-0685
                                      from Ch. 108 1/2, par. 7-118
   40 ILCS 5/7-118
                                      from Ch. 108 1/2, par. 7-137
   40 ILCS 5/7-137
                                      from Ch. 108 1/2, par. 7-139
   40 ILCS 5/7-139
                                      from Ch. 108 1/2, par. 7-141
   40 ILCS 5/7-141
                                      from Ch. 108 1/2, par. 7-152
   40 ILCS 5/7-152
                                      from Ch. 108 1/2, par. 7-156
   40 ILCS 5/7-156
   40 ILCS 5/7-158
                                      from Ch. 108 1/2, par. 7-158
   40 ILCS 5/7-164
                                      from Ch. 108 1/2, par. 7-164
                                      from Ch. 108 1/2, par. 7-172
   40 ILCS 5/7-172
   40 ILCS 5/7-205
                                      from Ch. 108 1/2, par. 7-205
                                      from Ch. 108 1/2, par. 7-206
   40 ILCS 5/7-206
   30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Increases the death benefit from \$3,000 to \$5,000. 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. 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 allowed participation for those employees. With respect to persons establishing service credit for periods spent on a leave of absence, removes a provision requiring application within 2 years. Removes a provision limiting unused sick leave credit to credit from an employer with which the employee is in service within the 60 days before retirement. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2001.

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

```
01-02-06 H Filed With Clerk
H Added As A Joint Sponsor SCOTT
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0686 MCCARTHY - MCGUIRE - MAY - HANNIG - MCKEON AND DART.

```
New Act

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

30 ILCS 805/8.25 new

50 ILCS 705/10.6 new

55 ILCS 5/3-6011.5 new

65 ILCS 5/10-1.49 new

65 ILCS 5/10-2.1-31 new
```

Creates the Elderly Service Officer Act. Requires each police department with at least 10 sworn officers and each county sheriff to employ a senior citizens advocate/liaison known as an Elderly Service Officer. Requires each county sheriff to make the services of an Elderly Service Officer available to police departments with fewer than 10 sworn officers. Establishes training standards for Elderly Service Officers and prescribes their duties. Preempts home rule. Provides that the provisions of the Act are not reimbursable mandates. Amends various Acts to make cross references to the Elderly Service Officer Act.

```
FISCAL NOTE (Office of the Attorney General)
HB 686 would have an initial annual cost of $121,000 for the
Elderly Service Officer and an Administrative Assistant.
```

HOUSE AMENDMENT NO. 1.

Requires police departments with at least 25 sworn police officers to have an Elderly Services Officer. Deletes the requirement that the county sheriff must make the services of an Elderly Service Office available to police departments that employ fewer than 10 sworn police officers.

1341 HB-0686—Cont.

HOUSE AMENDMENT NO. 2.

Provides that the Illinois Law Enforcement Training Standards Board shall annually publish a list of police departments that comply with this Act and shall annually publish a list of police departments that do not comply with this Act.

HOUSE AMENDMENT NO. 3.

Provides that a county sheriff's office must have at least 25 sworn police officers before it is required to appoint an Elderly Service Officer. Requires compliance with the Act by July 1, 2002.

HOUSE AMENDMENT NO. 4.

In a Section concerning the duties of an Elderly Service Officer, requires an Elderly Service Officer to conduct a thorough investigation (instead of a thorough preliminary investigation) of a crime committed against an elderly person and, in conducting the investigation, requires the Elderly Service Officer to obtain (instead of preliminary statements).

```
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
    01-02-06 H Filed With Clerk
                                        Referred to Hse Rules Comm
             H First reading
    01-02-07 H
                                        Assigned to Aging
             H Added As A Joint Sponsor MCGUIRE
             H Added As A Joint Sponsor MAY
    01-02-14 H Added As A Joint Sponsor HANNIG
    01-02-15 H
                                        Fiscal Note Filed
                                        Committee Aging
    01-02-16 H Added As A Joint Sponsor MCKEON
    01-02-23 H
                    Amendment No.01
                                        AGING
                                                                Adopted
                                        Remains in CommiAging
    01-03-08 H
                                                                Adopted
                    Amendment No.02
                                        AGING
                                                    Н
                    Amendment No.03
                                        AGING
                                                   Н
                                                                Adopted
             Н
                                        Do Pass Amend/Short Debate 017-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-13 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-15 H Added As A Co-sponsor DART
    01-03-23 H Rolld 2nd Rdg-Short Debate
             H Held 2nd Rdg-Short Debate
    01-03-26 H
                    Amendment No.04
                                        MCCARTHY
                    Amendment referred to HRUL
             H Held 2nd Rdg-Short Debate
                                        MCCARTHY
    01-03-27 H
                    Amendment No.04
             H Recommends be Adopted HRUL/004-000-000
                    Amendment No.04
                                        MCCARTHY
                                                                 Adopted
             Η
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0687 OSTERMAN - CURRY, JULIE - GARRETT.

Appropriates \$1,000,000 from the General Revenue Fund to the Department on Aging for Meals on Wheels. Effective July 1, 2001.

```
01-02-06 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
01-02-07 H
                                      Assigned to Appropriations-Human Services
         H Added As A Joint Sponsor CURRY, JULIE
01-02-09 H Added As A Joint Sponsor GARRETT
01-03-16 H
                                      Re-Refer Rules/Rul 19(a)
```

OSTERMAN - CURRY, JULIE - TURNER, ART - YARBROUGH. HB-0688

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Human Services for After School Mentoring Programs. Effective July 1, 2001.

```
01-02-06 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-07 H
                                     Assigned to Appropriations-Human Services
         H Added As A Joint Sponsor CURRY, JULIE
01-02-14 H Added As A Joint Sponsor TURNER, ART
01-03-16 H Added As A Joint Sponsor YARBROUGH
         Н
                                     Re-Refer Rules/Rul 19(a)
```

HB-0689 1342

HB-0689 HOLBROOK.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for tourism programs. Effective July 1, 2001.

01-02-06 H Filed With Clerk
H First reading

H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Tourism
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0690 REITZ - FORBY - MITCHELL,BILL - FOWLER - BIGGINS AND FRANKS.

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 Public Health)

There is no fiscal impact upon the Department of Public Health.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

01-02-06 H Filed With Clerk

H Added As A Joint Sponsor FORBY

H Added As A Joint Sponsor MITCHELL, BILL

H Added As A Joint Sponsor FOWLER H Added As A Joint Sponsor BIGGINS

H First reading Referred to Hse Rules Comm

01-02-15 H Added As A Co-sponsor FRANKS

01-02-21 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)

01-03-20 H Fiscal Note Filed

H Committee Rules

HB-0691 REITZ.

Appropriates \$1 from the General Revenue Fund to the Department of Human Services to provide services to persons with autism. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0692 SCOTT.

Appropriates \$1 from the General Revenue Fund to the Environmental Protection Agency for environmental programs. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0693 SCOTT.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for business development. Effective July 1, 2001.

01-02-06 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0694 SCOTT.

20 ILCS 620/1 from Ch. 67 1/2, par. 1001

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

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0695 SCOTT.

35 ILCS 200/18-235 35 ILCS 200/18-248

Amends the Property Tax Code with respect to tax increment financing and tax extension limitations. Makes technical changes.

```
01-02-06 H Filed With Clerk
H First reading

01-02-07 H Assigned to Executive

01-03-16 H Referred to Hse Rules Comm

Assigned to Executive

Re-Refer Rules/Rul 19(a)
```

HB-0696 SCOTT - FRANKS.

105 ILCS 5/17-0.01 new 105 ILCS 5/34-52.9 new

Amends the School Code to prohibit school districts from levying any property taxes after the 2004 levy year. Establishes the Committee for Property Tax Reform to recommend a specific plan for replacing funding for schools through property taxes to the Governor and the General Assembly no later than March 1, 2005. Effective immediately.

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

	H Filed With Clerk	
I	H First reading	Referred to Hse Rules Comm
01-02-07	H	Assigned to Revenue
01-02-16 I	H Added As A Joint	Sponsor FRANKS
01-03-16 1	Н	Re-Refer Rules/Rul 19(a)

HB-0697 SCOTT.

35 ILCS 200/9-192 new

Amends the Property Tax Code. Provides that, for assessment years 2002 and thereafter, the assessed valuation of residential property that has been abandoned for one year or more shall be no less than the average assessed valuation of occupied comparable residential property within the same census tract as the abandoned property. Effective immediately.

```
01-02-06 H Filed With Clerk
H First reading

01-02-07 H

01-03-16 H

Referred to Hse Rules Comm

Assigned to Revenue

Re-Refer Rules/Rul 19(a)
```

HB-0698 SCOTT.

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 (Office of the Illinois Courts)
Based on a review of the bill, it has been determined that
House Bill 698 may create a minimal increase in judicial
workloads. However, the bill would not have a significant
fiscal impact on the judicial branch.
JUDICIAL NOTE (Office of the Illinois Courts)
Same as previous fiscal note.
01-02-06 H Filed With Clerk
          H First reading
                                         Referred to Hse Rules Comm
01-02-07 H
                                         Assigned to Judiciary I - Civil Law
01-02-13 H
                                         Fiscal Note Filed
          н
                                         Judicial Note Filed
                                         Committee Judiciary I - Civil Law
01-02-15 H
                                         Do Pass/Short Debate Cal 013-000-000
          H Placed Cal 2nd Rdg-Shrt Dbt
01-02-16 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                         Re-Refer Rules/Rul 19(a)
```

нв-0699 1344

HB-0699 HOFFMAN - FORBY - FOWLER.

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. Adds gastrointestinal ulcers as a covered illness. Effective immediately.

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-02-14 H Added As A Joint Sponsor FORBY
H Added As A Joint Sponsor FOWLER

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0700 LAWFER.

520 ILCS 5/2.26

from Ch. 61, par. 2.26

Amends the Wildlife Code. Provides that there shall be no charge for deer hunting permits issued by the Department of Natural Resources to members of a limited liability company for the purpose of allowing them to hunt only on land owned by the limited liability company in the county where issued. Further provides that one permit shall be issued for every 40 acres owned by the limited liability company and that not more than 15 permits may be issued without charge to a single limited liability company. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Wildlife Code. Provides that there shall be no charge for deer hunting permits issued by the Department of Natural Resources to bona fide equity shareholders of a corporation or bona fide equity members of a limited liability company (now, to shareholders of a corporation) for the purpose of allowing them to hunt only on land owned by the corporation or limited liability company in the county where issued. Further provides that one permit shall be issued for every 40 acres owned by the corporation or limited liability company and that not more than 15 permits may be issued without charge to a single corporation or limited liability company. Effective immediately.

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Conservation & Land Use
01-03-01 H
                 Amendment No.01
                                      CONSRV & LAND H
                                                                Adopted
                                      Do Pass Amend/Short Debate 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor SIEBEN
         S First reading
                                      Referred to Sen Rules Comm
01-05-02 S
                                      Assigned to Agriculture & Conservation
01-05-09 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
         Η
              Effective Date 01-08-07
              PUBLIC ACT 92-0261
```

HB-0701 REITZ – MAY – CURRY, JULIE – FORBY – FOWLER, SCULLY, SOTO, GRANBERG AND MENDOZA.

35 ILCS 5/213 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 for amounts spent during the taxable year for the tuition and fees of the taxpayer and

1345

any dependent of the taxpayer engaged in full-time or part-time undergraduate studies at any public or private college, university, or community college located in Illinois. Provides that this credit is not available to individuals whose tuition or fees are reimbursed by their employers. Provides that the credit may not reduce the taxpayer's income tax liability to less than zero. Applicable to tax years ending on or after December 31, 2001. Sunsets the credit after 10 years. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-06 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm.
   01-02-07 H
                                        Assigned to Revenue
            H Added As A Joint Sponsor MAY
            H Added As A Joint Sponsor CURRY, JULIE
   01-02-09 H Added As A Joint Sponsor FORBY
            H Added As A Joint Sponsor FOWLER
   01-02-14 H Added As A Co-sponsor SCULLY
            H Added As A Co-sponsor SOTO
   01-02-15 H Added As A Co-sponsor GRANBERG
   01-02-22 H Added As A Co-sponsor MENDOZA
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0702 FRANKS - FORBY - FOWLER - FRITCHEY.

```
35 ILCS 105/3b new
35 ILCS 120/2-75 new
30 ILCS 805/8.25 new
```

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

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-02-14 H Added As A Joint Sponsor FORBY
H Added As A Joint Sponsor FOWLER

01-02-22 H Added As A Joint Sponsor FRITCHEY

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0703 FRANKS - FORBY - FOWLER - KENNER - HOWARD.

```
35 ILCS 5/204 from Ch. 120, par. 2-204
```

Amends the Illinois Income Tax Act. Provides that for taxable years ending on or after December 31, 2001, each taxpayer shall be allowed a basic exemption amount of \$3,000 (now, \$2,000). Exempts this amendatory change from the sunset requirements of the Act. Effective immediately.

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-02-14 H Added As A Joint Sponsor FORBY
H Added As A Joint Sponsor FOWLER

01-02-22 H Added As A Joint Sponsor KENNER
H Added As A Joint Sponsor HOWARD

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0704 1346

```
HB-0704 FRANKS.
```

35 ILCS 200/20-130

Amends the Property Tax Code. In a provision requiring a county treasurer in a county with less than 3,000,000 inhabitants to distribute taxes collected within 30 days after the due date, provides that a county treasurer is not precluded from accepting advance tax payments for taxes not yet due. Effective immediately.

```
FISCAL NOTE (Department of Revenue)
```

HB 704 is a matter of local jurisdiction and has no fiscal

impact on the Department or the State.

01-02-06 H Filed With Clerk

H First reading

01-02-07 H

01-03-16 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt 01-03-22 H

H Cal Ord 3rd Rdg-Short Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

1B-0705 MADIGAN,MJ – BURKE.

815 ILCS 605/6 from Ch. 121 1/2, par. 2106

Amends the Credit Services Organizations Act. Makes technical changes in a Section concerning the execution of agreements.

```
01-02-06 H Filed With Clerk
```

```
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

01-03-29 H Primary Sponsor Changed To MADIGAN,MJ

01-04-04 H Added As A Joint Sponsor BURKE

H Assigned to Executive

H Mtn Prevail Suspend Rule 25

H Committee Executive

01-04-05 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt 01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 092-022-001

01-04-10 S Arrive Senate

S Placed Calndr First Rdg

01-04-18 S Chief Sponsor VIVERITO 01-04-19 S First reading

Referred to Sen Rules Comm

Referred to Hse Rules Comm

Assigned to Revenue

Fiscal Note Filed

HB-0706 STROGER.

40 ILCS 5/7-132

from Ch. 108 1/2, par. 7-132

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code to authorize participation in the Fund by employees of the Illinois Municipal Gas Agency. Effective immediately.

NOTE(S) THAT MAY APPLY: Pension

```
01-02-06 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm 01-02-07 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0707 SAVIANO AND REITZ.

```
10 ILCS 5/24A-2
                                   from Ch. 46, par. 24A-2
10 ILCS 5/24A-5
                                   from Ch. 46, par. 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
10 ILCS 5/24A-6
                                   from Ch. 46, par. 24A-6
10 ILCS 5/24A-7
                                   from Ch. 46, par. 24A-7
10 ILCS 5/24A-8
                                   from Ch. 46, par. 24A-8
10 ILCS 5/24A-9
                                   from Ch. 46, par. 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
10 ILCS 5/24A-15.01
                                   from Ch. 46, par. 24A-15.01
```

```
10 ILCS 5/24A-15.1 from Ch. 46, par. 24A-15.1
```

Amends the Election Code. Provides for the use of electronic ballot forms on video terminals and data packs for recording votes by election authorities using electronic voting systems.

```
01-02-06 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-07 H
                                              Assigned to Executive
      01-03-09 H Added As A Co-sponsor REITZ
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0708
             DURKIN - LYONS, EILEEN - MULLIGAN - BURKE.
    5 ILCS 80/4.10
                                    from Ch. 127, par. 1904.10
     5 ILCS 80/4.20
    5 ILCS 80/4.21
    5 ILCS 100/10-50
                                     from Ch. 127, par. 1010-50
    5 ILCS 140/7
                                     from Ch. 116, par. 207
    5 ILCS 160/4a
    5 ILCS 375/3
                                    from Ch, 127, par. 523
    5 ILCS 375/6.12
    5 ILCS 375/6.13
    5 ILCS 375/10
                                    from Ch. 127, par. 530
   10 ILCS 5/7-10
                                    from Ch. 46, par. 7-10
   10 ILCS 5/7-30
                                    from Ch. 46, par. 7-30
   15 ILCS 320/7
                                    from Ch. 128, par. 107
   15 ILCS 505/16.5
   20 ILCS 5/Art. 1 heading
   20 ILCS 5/1-2 new
   20 ILCS 5/1-5
   20 ILCS 5/5-300
                            was 20 ILCS 5/9
   20 ILCS 5/5-310
                            was 20 ILCS 5/9.21
   20 ILCS 5/5-315
                            was 20 ILCS 5/9.02
   20 ILCS 5/5-320
                            was 20 ILCS 5/9.19
   20 ILCS 5/5-325
                            was 20 ILCS 5/9.16
   20 ILCS 5/5-330
                            was 20 ILCS 5/9.18
   20 ILCS 5/5-335
                           was 20 ILCS 5/9.11a
   20 ILCS 5/5-340
                           was 20 ILCS 5/9.30
   20 ILCS 5/5-345
                           was 20 ILCS 5/9.15
   20 ILCS 5/5-350
                           was 20 ILCS 5/9.24
   20 ILCS 5/5-355
                           was 20 ILCS 5/9.05a
   20 ILCS 5/5-360
                           was 20 ILCS 5/9.10
   20 ILCS 5/5-365
                           was 20 ILCS 5/9.03
   20 ILC$ 5/5-370
                           was 20 ILCS 5/9.31
   20 ILCS 5/5-375
                           was 20 ILCS 5/9.09
   20 ILCS 5/5-385
                           was 20 ILC$ 5/9.25
   20 ILCS 5/5-390
                           was 20 ILCS 5/9.08
   20 ILCS 5/5-395
                           was 20 ILCS 5/9.17
   20 ILCS 5/5-400
                            was 20 ILCS 5/9.07
   20 ILCS 5/5-410
                            was 20 ILCS 5/9.11
   20 ILCS 5/5-415
                            was 20 ILCS 5/9.05
   20 ILCS 5/5-420
                            was 20 ILCS 5/9.22
   20 ILCS 5/5-550
                            was 20 ILCS 5/6.23
   20 ILCS 205/205-47
                             was 20 ILCS 205/40.43
   20 ILCS 205/205-60
                             was 20 ILCS 205/40,35
   20 ILCS 301/10-45
   20 ILCS 510/510-5
   20 ILCS 605/605-55
                             was 20 ILCS 605/46.21
   20 ILCS 605/605-111
                              was 20 ILCS 605/46.34a
   20 ILCS 605/605-112
                              was 20 ILCS 605/46.34b
   20 ILCS 605/605-323
                              was 20 ILCS 605/46.76
   20 ILCS 605/605-385
                              was 20 ILCS 605/46.62
   20 ILCS 605/605-415
   20 ILCS 605/605-512
                              was 20 ILCS 605/46.70
                              was 20 ILCS 605/46.71
   20 ILCS 605/605-550
   20 ILCS 605/605-615
                              was 20 ILCS 605/46.19e
   20 ILCS 605/605-705
                              was 20 ILCS 605/46.6a
   20 ILCS 605/605-817
                              was 20 ILCS 605/46.19k
```

was 20 ILCS 605/46.32a in part

20 ILCS 605/605-850

3-0708— <i>Cont</i> .
40 Y 60 40 40 40 6 6 6
20 ILCS 605/605-855
20 ILCS 605/605-860 20 ILCS 605/605-940 20 ILCS 655/5.3
20 ILCS 003/003-940
20 ILCS 1005/1005-110
20 ILCS 1005/1005-130
20 ILCS 1405/1405-20
20 ILCS 2105/2105-5
20 ILCS 2105/2105-15
20 ILCS 2105/2105-30
20 ILCS 2105/2105-75 20 ILCS 2105/2105-120
20 ILCS 2105/2105-120
20 ILCS 2105/2105-150
20 ILCS 2310/2310-205 20 ILCS 2310/2310-227
20 ILCS 2310/2310-227
20 ILCS 2310/2310-322 20 ILCS 2310/2310-337
20 ILCS 2310/2310-350
20 ILCS 2310/2310-350 20 ILCS 2310/2310-351
20 ILCS 2310/2310-370
20 ILCS 2310/2310-397
20 ILCS 2310/2310-398
20 ILCS 2310/2310-430
20 ILCS 2310/2310-537
20 ILCS 2405/12a
20 ILCS 2505/2505-65 20 ILCS 2605/2605-302
20 ILCS 2605/2605-330
20 ILCS 2605/2605-475
20 ILCS 2630/3
20 ILCS 2705/2705-200
20 ILCS 3010/3
20 ILCS 3105/16 20 ILCS 3305/10 20 ILCS 3850/1-130
20 ILCS 3303/10 20 ILCS 3850/1-130
25 ILCS 70/3
25 ILCS 70/9
30 ILCS 105/5 490
30 ILCS 105/5.491
30 ILCS 105/5.492
30 ILCS 105/5.491 30 ILCS 105/5.492 30 ILCS 105/5.493 30 ILCS 105/5.494
30 ILCS 105/5.494 30 ILCS 105/5.497
30 ILCS 105/5.497
30 ILCS 105/5 499
30 ILCS 105/5.501
30 ILCS 105/5.501 30 ILCS 105/5.502 30 ILCS 105/5.503
30 ILCS 105/5.503
30 ILCS 105/5.504
30 ILCS 105/5.505 30 ILCS 105/5.506
30 ILCS 105/5.507
30 ILCS 105/5.508
30 ILCS 105/5.509
30 ILCS 105/5.510
30 ILCS 105/5.511
30 ILCS 105/5.512 30 ILCS 105/5.513
30 ILCS 105/5.513
30 ILCS 105/5.515
30 ILCS 105/5.516
30 ILCS 105/5.517
30 ILCS 105/5.518
30 ILCS 105/5.519 30 ILCS 105/5.520
30 ILCS 105/5.520 30 ILCS 105/5.521
30 ILCS 105/5.522
30 ILCS 105/5.523

was 20 ILCS 605/46.32a in part was 20 ILCS 605/46.32a in part was 20 ILCS 605/46.37 from Ch. 67 1/2, par. 608 was 20 ILCS 1005/44a was 20 ILCS 1005/43a.14 was 20 ILCS 1405/56,3 was 20 ILCS 2105/60b was 20 ILCS 2105/60 was 20 ILCS 2105/60p was 20 ILCS 2105/61f was 20 ILCS 2105/60g was 20 ILCS 2105/60m was 20 ILCS 2310/55.57 was 20 ILCS 2310/55.58a was 20 ILCS 2310/55.56a was 20 ILCS 2310/55.95 was 20 ILCS 2310/55.70 was 20 ILCS 2310/55.91 was 20 ILCS 2310/55.76 was 20 ILCS 2310/55.90 was 20 ILCS 2310/55.91 was 20 ILCS 2310/55.69 was 20 ILCS 2310/55.75a from Ch. 23, par. 3443a was 20 ILCS 2505/39b12 was 20 ILCS 2605/55a in part was 20 ILCS 2605/55a in part was 20 ILCS 2605/55a in part from Ch. 38, par. 206-3 was 20 ILCS 2705/49.16 from Ch. 127, par. 3103 from Ch. 127, par. 783b from Ch. 127, par. 1060 from Ch. 63, par. 42.83 from Ch. 63, par. 42.89

```
30 ILCS 105/5.524
 30 ILCS 105/5.525
 30 ILCS 105/5.526
 30 ILCS 105/5.527
30 ILCS 105/5.528
30 ILCS 105/5.529
30 ILCS 105/5.530
30 ILCS 105/5.531
30 ILCS 105/5.532
30 ILCS 105/5.533
30 ILCS 105/5.534
30 ILCS 105/5.535
30 ILCS 105/5.536
30 ILCS 105/5.540
30 ILCS 105/5.541
30 ILCS 105/5.542
30 ILCS 105/6z-43
30 ILCS 105/8.36
30 ILCS 105/8.37
                                   from Ch. 127, par. 659
30 ILCS 330/9
30 ILCS 740/2-7
                                   from Ch. 111 2/3, par. 667
30 ILCS 805/8.23
30 ILCS 805/8.24
35 ILCS 5/201
                                   from Ch. 120, par. 2-201
35 ILCS 5/203
                                   from Ch. 120, par. 2-203
35 ILCS 5/703
                                   from Ch. 120, par. 7-703
35 ILCS 5/901
                                   from Ch. 120, par. 9-901
35 ILCS 105/3-55
                                   from Ch. 120, par. 439.3-55
35 ILCS 105/9
                                   from Ch. 120, par. 439.9
35 ILCS 110/3-5
                                   from Ch. 120, par. 439.33-5
35 ILCS 110/3-45
                                   from Ch. 120, par. 439.33-45
35 ILCS 115/3-5
                                   from Ch. 120, par. 439.103-5
35 ILCS 120/2-5
                                   from Ch. 120, par. 441-5
35 ILCS 120/3
                                   from Ch. 120, par. 442
35 ILCS 145/6
                                   from Ch. 120, par. 481b.36
35 ILCS 200/Art. 10, Div. 11 heading
35 ILCS 200/10-235
35 ILCS 200/10-240
35 ILCS 200/10-260
35 ILCS 200/Art. 10, Div. 12 heading
35 ILCS 200/10-300
35 ILCS 200/15-35
35 ILCS 200/15-105
35 ILCS 200/27-10
35 ILCS 505/1.2
                                   from Ch. 120, par. 417.2
35 ILCS 505/1.14
                                   from Ch. 120, par. 417.14
35 ILCS 505/8
                                   from Ch. 120, par. 424
35 ILCS 635/22
40 ILCS 5/1-109.1
                                   from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/7-109.3
                                   from Ch. 108 1/2, par. 7-109.3
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. 15-154
40 ILCS 5/15-154
40 ILCS 5/16-138
                                   from Ch. 108 1/2, par. 16-138
50 ILCS 20/18
                                   from Ch. 85, par. 1048
50 ILCS 205/3b
50 ILCS 750/15.6
55 ILCS 5/3-5018
                                   from Ch. 34, par. 3-5018
60 ILCS 1/105-35
65 ILCS 5/11-31-1
                                   from Ch. 24, par. 11-31-1
65 ILCS 5/11-74.4-4
                                   from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.4-8
                                   from Ch. 24, par. 11-74.4-8
70 ILCS 210/23.1
                                   from Ch. 85, par. 1243.1
70 ILCS 905/24
                                   from Ch. 111 1/2, par. 20.4
70 ILCS 2605/8c
                                   from Ch. 42, par. 327c
70 ILCS 3205/9
                                   from Ch. 85, par. 6009
70 ILCS 3615/4.09
                                   from Ch. 111 2/3, par. 704.09
105 ILCS 5/2-3.126
```

105 ILCS 5/2-3.128	
105 ILCS 5/2-3.129	
105 ILCS 5/2-3.130	
105 ILCS 5/10-20.31	
105 ILCS 5/10-20.32	
105 ILCS 5/10-20.33	
105 ILCS 5/14-8.05	from Ch. 122, par. 14-8.05
105 ILCS 5/18-8.05	· •
105 ILCS 5/21-2	from Ch. 122, par. 21-2
105 ILCS 5/27A-4	, p
105 ILCS 5/27A-9	
105 ILCS 5/27A-11.5	S CI 100 04 5 0
105 ILCS 5/34-8.3	from Ch. 122, par. 34-8.3
105 ILCS 5/34-18.18	
105 ILCS 5/34-18.19	
105 ILCS 5/34-18.20	
105 ILCS 125/8	from Ch. 122, par. 712.8
110 ILCS 12/15	
110 ILCS 310/1	from Ch. 144, par. 41
110 ILCS 520/2	from Ch. 144, par. 652
110 ILCS 520/2	
	from Ch. 144, par. 655
110 ILCS 660/5-15	
110 ILCS 660/5-25	
110 ILCS 665/10-15	
110 ILCS 665/10-25	
110 ILCS 670/15-15	
110 ILCS 670/15-25	
110 ILCS 675/20-15	
110 ILCS 675/20-25	
110 ILCS 680/25-15	
110 ILCS 680/25-25	
110 ILCS 685/30-15	
110 ILCS 685/30-25	
110 ILCS 690/35-15	
110 ILCS 690/35-25	
110 ILCS 805/2-16.04	
110 ILCS 805/2-16.05	
110 ILCS 935/4.10	from Ch. 144, par. 1454.10
205 ILCS 405/4.2	from Ch. 17, par. 4810
215 ILCS 5/131.12a	
	from Ch. 73, par. 743.12a
215 ILCS 5/143.13	from Ch. 73, par. 755.13
215 ILCS 5/143.19	from Ch. 73, par. 755.19
215 ILCS 93/15	
215 ILCS 106/22	
215 ILCS 109/60	
215 ILCS 125/1-3	from Ch. 111 1/2, par. 1402.1
215 ILCS 125/2-7	from Ch. 111 1/2, par. 1407
215 ILCS 152/10	, F
215 ILCS 155/3	from Ch. 73, par. 1403
220 ILCS 5/4-101	from Ch. 111 2/3, par. 4-101
225 ILCS 46/15	11011 Ch. 111 2/3, par. 4-101
	from Ch 111 may 7422
225 ILCS 50/33	from Ch. 111, par. 7433
225 ILCS 60/21	from Ch. 111, par. 4400-21
225 ILCS 85/9	from Ch. 111, par. 4129
225 ILCS 105/23	from Ch. 111, par. 5023
225 ILCS 305/3	from Ch. 111, par, 1303
225 ILCS 305/8	from Ch. 111, par. 1308
225 ILCS 305/12	from Ch. 111, par. 1312
225 ILCS 305/38	from Ch. 111, par. 1338
225 ILCS 310/4	from Ch. 111, par. 8204
225 ILCS 310/30	from Ch. 111, par. 8230
225 ILCS 315/15	from Ch. 111, par. 8115
225 ILCS 315/15 225 ILCS 325/4	· · · · · · · · · · · · · · · · · ·
225 ILCS 325/23 225 ILCS 325/23	from Ch. 111, par. 5204
	from Ch. 111, par. 5223
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 330/48	from Ch. 111, par. 3298

225 II CC 407/5 10	
225 ILCS 407/5-10	
225 ILCS 446/30	
225 ILCS 454/5-20	
225 ILCS 454/15-20	6 61 56 1/2 305
225 ILCS 650/5	from Ch. 56 1/2, par. 305
230 ILCS 5/12.1	from Ch. 8, par. 37-12.1
230 ILCS 5/28	from Ch. 8, par. 37-28
240 ILCS 40/1-10	
240 ILCS 40/1-15	
305 ILCS 5/5-2	from Ch. 23, par. 5-2
305 ILCS 5/5-5	from Ch. 23, par. 5-5
305 ILCS 5/9-1	from Ch. 23, par. 9-1
305 ILCS 5/10-3.1	from Ch. 23, par. 10-3.1
305 ILCS 5/10-8	from Ch. 23, par. 10-8
305 ILCS 5/10-10	from Ch. 23, par. 10-10
305 ILCS 5/10-10.5	from Ch. 23, par. 10-10.5
305 ILCS 5/10-11.1	from Ch. 23, par. 10-11.1
305 ILCS 5/10-15	from Ch. 23, par. 10-15
305 ILCS 5/10-16	from Ch. 23, par. 10-16
305 ILCS 5/10-19	from Ch. 23, par. 10-19
305 ILCS 5/12-9	from Ch. 23, par. 12-9
320 ILCS 10/2	from Ch. 23, par. 6202
320 ILCS 20/2	from Ch. 23, par. 6602
320 ILCS 20/3.5	110111 Cit. 25, par. 0002
325 ILCS 5/4	from Ch. 23, par. 2054
405 ILCS 5/2-107.1	from Ch. 91 1/2, par. 2-107.1
405 ILCS 5/2-107.1 405 ILCS 5/3-603	
	from Ch. 91 1/2, par. 3-603
405 ILCS 5/3-704	from Ch. 91 1/2, par. 3-704
405 ILCS 5/3-820	from Ch. 91 1/2, par. 3-820
410 ILCS 65/4	from Ch. 111 1/2, par. 8054
410 ILCS 535/25.5	6 61 111 1/0 1010 0
415 ILCS 5/19.2	from Ch. 111 1/2, par. 1019.2
415 ILCS 5/19.3	from Ch. 111 1/2, par. 1019.3
415 ILCS 5/19.4	from Ch. 111 1/2, par. 1019.4
415 ILCS 5/19.5	from Ch. 111 1/2, par. 1019.5
415 ILCS 5/19.6	from Ch. 111 1/2, par. 1019.6
415 ILCS 5/31.1	from Ch. 111 1/2, par. 1031.1
415 ILCS 5/55.6	from Ch. 111 1/2, par. 1055.6
415 ILCS 5/58.15	
415 ILCS 5/58.16	
415 ILCS 45/1	from Ch. 111 1/2, par. 501
415 ILCS 45/10	from Ch. 111 1/2, par. 510
415 ILCS 65/3	from Ch. 5, par. 853
420 ILCS 40/4	from Ch. 111 1/2, par. 210-4
420 ILCS 40/11	from Ch. 111 1/2, par. 210-11
420 ILCS 40/25	from Ch. 111 1/2, par. 210-25
505 ILCS 82/20	-
510 ILCS 70/16	from Ch. 8, par. 716
510 ILCS 77/20	-
605 ILCS 10/20.1	from Ch. 121, par. 100-20.1
625 ILCS 5/2-119	from Ch. 95 1/2, par. 2-119
625 ILCS 5/3-616	from Ch. 95 1/2, par. 3-616
625 ILCS 5/3-818	from Ch. 95 1/2, par. 3-818
625 ILCS 5/3-821	from Ch. 95 1/2, par. 3-821
625 ILCS 5/6-110.1	• •
625 ILCS 5/6-210	from Ch. 95 1/2, par. 6-210
625 ILCS 5/7-707	
625 ILCS 5/11-501.5	from Ch. 95 1/2, par. 11-501.5
625 ILCS 5/12-201	from Ch. 95 1/2, par. 12-201
705 ILCS 65/6	from Ch. 37, par. 646
705 ILCS 78/5	· · · · · · · · · · · · · · · · ·
705 ILCS 105/27.1	from Ch. 25, par. 27.1
705 ILCS 105/27.1a	from Ch. 25, par. 27.1a
705 ILCS 105/27.2	from Ch. 25, par. 27.2
705 ILCS 405/5-130	
705 ILCS 405/5-160	
705 ILCS 405/5-170	
705 ILCS 405/5-615	

3 0,00 00,00
720 H CC 5/0 2
720 ILCS 5/9-3
720 ILCS 5/11-15
720 ILCS 5/11-18
720 ILCS 5/11-20.1
720 ILCS 5/12-3.2
720 ILCS 5/12-4
720 ILCS 5/12-4 720 ILCS 5/12-9 720 ILCS 5/12-14.1
720 ILCS 5/12-14.1
720 ILCS 5/16-1
720 ILCS 5/17-2
720 ILCS 5/17-23 720 ILCS 5/17-24
720 ILCS 5/17-24
720 ILCS 5/Art. 20.5 heading 720 ILCS 5/21-1.5
720 ILCS 3/21-1.3
720 ILCS 5/26-1 720 ILCS 5/33C-5
720 ILCS 5/33E-2
720 ILCS 573/E-2 720 ILCS 570/401
720 ILCS 570/407
720 ILCS 5707407
725 ILCS 5/110-7 725 ILCS 5/114-1
725 ILCS 3/114-1
725 ILCS 207/15 730 ILCS 5/5-4-3
730 ILCS 3/3-4-3
730 ILCS 5/5-5-6 730 ILCS 5/5-8-1
730 ILCS 5/5-8-4
730 ILCS 3/3-6-4
730 ILCS 150/6 730 ILCS 150/10
730 ILCS 150/10
730 ILCS 152/120 735 ILCS 5/7-103
735 ILCS 5/7-103.48
735 ILCS 5/7-103.68
735 ILCS 5/7-103.71 new
735 ILCS 5/7-103.72 new
735 ILCS 5/7-103.73 new
735 ILCS 5/7-103.74 new
735 ILCS 5/7-103.75 new 735 ILCS 5/7-103.76 new
735 ILCS 5/7-103.76 new
735 ILCS 5/7-103.77 new
735 ILCS 5/7-103.78 new
735 ILCS 5/7-103.79 new 735 ILCS 5/7-103.80 new
735 ILCS 5/7-103.80 new
735 ILCS 5/7-103.81 new 735 ILCS 5/7-103.82 new
735 ILCS 5/7-103.82 new
735 ILCS 5/7-103.83 new
735 ILCS 5/7-103.84 new
735 ILCS 5/7-103.85 new
735 ILCS 5/7-103.86 new 735 ILCS 5/7-103.87 new
735 ILCS 5/7-103.88 new
735 ILCS 5/7-103.89 new
735 ILCS 5/7-103.90 new
735 ILCS 5/7-103.91 new
735 ILCS 5/7-103.92 new
735 ILCS 5/7-103.93 new 735 ILCS 5/7-103.94 new
735 ILCS 5/7-103.94 new
735 ILCS 5/7-103.95 new
735 ILCS 5/7-103.96 new
750 ILCS 5/505
750 ILCS 5/505.2 750 ILCS 5/505.3 750 ILCS 5/705
/50 ILCS 5/505.3
750 ILCS 5/705 750 ILCS 5/709
750 ILCS 5/713
750 ILCS 16/23 new 750 ILCS 16/60
750 ILCS 25/6
750 ILCS 25/6 750 ILCS 45/6

from Ch. 38, par. 9-3 from Ch. 38, par. 11-15 from Ch. 38, par, 11-18 from Ch. 38, par. 11-20.1 from Ch. 38, par. 12-3.2 from Ch. 38, par. 12-4 from Ch. 38, par. 12-9 from Ch. 38, par. 16-1 from Ch. 38, par. 17-2 from Ch. 38, par. 26-1 from Ch. 38, par. 33C-5 from Ch. 38, par. 33E-2 from Ch. 56 1/2, par. 1401 from Ch. 56 1/2, par. 1407 from Ch. 38, par. 110-7 from Ch. 38, par. 114-1 from Ch. 38, par. 1005-4-3 from Ch. 38, par. 1005-5-6 from Ch. 38, par. 1005-8-1 from Ch. 38, par. 1005-8-4 from Ch. 38, par. 226 from Ch. 38, par. 230 from Ch. 110, par. 7-103 from Ch. 40, par. 505 from Ch. 40, par. 505.2 from Ch. 40, par. 505.3 from Ch. 40, par. 705 from Ch. 40, par. 709 from Ch. 40, par. 713

from Ch. 40, par. 2706 from Ch. 40, par. 2506

```
750 ILCS 45/15
                                   from Ch. 40, par. 2515
750 ILCS 45/21
                                   from Ch. 40, par. 2521
750 ILCS 50/1
                                   from Ch. 40, par. 1501
750 ILCS 50/18.1
                                   from Ch. 40, par. 1522.1
755 ILCS 60/2
                                   from Ch. 110 1/2, par. 752
765 ILCS 50/3
                                   from Ch. 5, par. 603
765 ILCS 1025/2
                                   from Ch. 141, par. 102
805 ILCS 5/13.45
                                   from Ch. 32, par. 13.45
805 ILCS 5/14.05
                                   from Ch. 32, par. 14.05
810 ILCS 5/9-315.02
815 ILCS 307/10-115
815 ILCS 390/4
                                   from Ch. 21, par. 204
815 ILCS 420/7
                                   from Ch. 121 1/2, par. 1857
815 ILCS 510/2
                                    from Ch. 121 1/2, par. 312
820 ILCS 130/2
                                   from Ch. 48, par. 39s-2
```

Creates the First 2001 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete citations and technical errors. Makes stylistic changes. Effective immediately.

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-07 H
                                      Assigned to Executive
01-02-14 H Added As A Joint Sponsor MULLIGAN
01-02-15 H Added As A Joint Sponsor LYONS, EILEEN
01-02-21 H Added As A Joint Sponsor BURKE
01-02-23 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-04-06 S Chief Sponsor SHAW
                                      Referred to Sen Rules Comm
         S First reading
                                      Assigned to State Government Operations
01-04-18 S
01-04-26 S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Caindr, 3rd Reading
01-05-02 S Third Reading - Passed 057-000-000
         H Passed both Houses
01-05-31 H Sent to the Governor
01-06-28 H Governor approved
              Effective Date 01-06-28
              PUBLIC ACT 92-0016
```

HB-0709 O'BRIEN.

10 ILCS 5/1-2

from Ch. 46, par. 1-2

Amends the Election Code. Makes technical changes in a Section concerning the continuation of prior laws.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0710 LEITCH.

70 ILCS 5/2a.1

from Ch. 15 1/2, par. 68.2a1

Amends the Airport Authorities Act. Makes a technical change in a Section concerning the petition to set forth a tax rate.

```
01-02-06 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0711 1354

HB-0711 OSMOND.

35 ILCS 200/4-20

Amends the Property Tax Code. In a provision authorizing the Department of Revenue to pay additional compensation to township or multi-township assessors based on performance, requires the gross amount of the additional compensation to be paid to the assessor's township. Requires the township to pay the net amount (less withholdings) to the assessor and to remit the withholdings to the appropriate entities within 21 days after receipt. Provides that no audit or approval by the township board of trustees is required. Effective immediately.

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

01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-07 H Assigned to Revenue

01-03-16 H Do Pass/Short Debate Cal 011-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0712 GARRETT.

Appropriates \$200,000 from the Road Fund to the Department of Transportation for employing additional vehicle weight inspectors so that every vehicle weigh station in the State may be kept open at least 5 days and 40 hours per week. Effective July 1, 2001.

```
01-02-06 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-07 H Assigned to Appropriations-Public Safety
01-03-16 H Re-Refer Rules/Rul 19(a)
```

from Ch. 38, par. 83-3

HB-0713 MAY - OSTERMAN - HOWARD - KENNER - DAVIS, MONIQUE.

430 ILCS 65/3

Amends the Firearm Owners Identification Card Act. Requires the transferor of a handgun to submit information concerning the name, address, and type of handgun transferred to the transferee. Provides that the Department of State Police must compile a computer database of this information. Provides that the information may be available to law enforcement officers who enforce laws and ordinances relating to handguns.

```
The fiscal impact on the Illinois State Police)
The fiscal impact on the Illinois State Police would be approximately $320,000.
CORRECTIONAL NOTE (Department of Corrections)
Fiscal impact and impact on the corrections population would be minimal.
NOTE(S) THAT MAY APPLY: Fiscal
```

```
01-02-06 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm.
01-02-15 H
                                      Fiscal Note Filed
                                      Committee Rules
01-02-16 H Added As A Joint Sponsor OSTERMAN
01-02-21 H
                                      Assigned to Judiciary I - Civil Law
01-02-22 H 'Added As A Joint Sponsor HOWARD
         H Added As A Joint Sponsor KENNER
01-03-05 H
                                      Correctional Note Filed
                                      Committee Judiciary I - Civil Law
01-03-09 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-16 H
                                      Motion Do Pass-Lost 003-007-003 HJUA
         Н
                                      Remains in CommiJudiciary I - Civil Law
                                      Re-Refer Rules/Rul 19(a)
```

HB-0714 LYONS, EILEEN - HAMOS - CURRY, JULIE - BRADLEY - MATHIAS, O'BRIEN, REITZ, HARTKE AND BELLOCK.

305 ILCS 5/4-1.6b new

Amends the Illinois Public Aid Code. Creates the Child Support Pays Program under which 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

50% 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 or exceed 3 times the family's TANF payment level, at which point cash assistance to the family may be terminated.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-06 H Filed With Clerk
             H Added As A Joint Sponsor HAMOS
             H First reading
                                         Referred to Hse Rules Comm
   01-02-07 H
                                         Assigned to Human Services
             H Added As A Joint Sponsor CURRY, JULIE
   01-02-27 H Added As A Co-sponsor O'BRIEN
   01-03-01 H Added As A Joint Sponsor BRADLEY
   01-03-12 H Added As A Co-sponsor REITZ
             H Added As A Co-sponsor HARTKE
                                         Do Pass/Short Debate Cal 008-000-000
   01-03-15 H
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-20 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
             H Added As A Joint Sponsor MATHIAS
             H Added As A Co-sponsor BELLOCK
             S Arrive Senate
             S Placed Calndr First Rdg
   01-03-27 S Chief Sponsor HALVORSON
             S First reading
                                         Referred to Sen Rules Comm
   01-04-05 S Added as Chief Co-sponsor RONEN
```

HB-0715 WINTERS.

65 ILCS 5/11-11-1

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

Amends the Illinois Municipal Code. Makes technical changes in a Section concerning the rehabilitation and redevelopment of slums and blighted areas.

```
01-02-06 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-07 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0716 TENHOUSE – CURRIE – KLINGLER – BEAUBIEN – WINKEL AND RIGHTER.

25 ILCS 5/15 new 25 ILCS 145/5.09

Amends the Legislative Information System Act. Requires the Legislative Information System to make roll call votes, transcripts of debates, and audio streams controlled by the Clerk of the House and the Secretary of the Senate available to the public in electronic form. Provides that the audio streams must be made available uninterrupted and digitally recordable on the World Wide Web. Amends the General Assembly Organization Act. Makes it a Class 4 felony to (i) knowingly and without lawful authority interfere with computerized data of the legislative branch or (ii) knowingly and with malicious intent falsify copies of legislative information made available to the public. Effective immediately.

```
FISCAL NOTE (Department of Corrections)
    Fiscal impact and impact on the corrections population would
    be minimal.
    CORRECTIONAL NOTE (Department of Corrections)
    Same as DOC fiscal note.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    01-02-06 H Filed With Clerk
             H Added As A Joint Sponsor CURRIE
             H First reading
                                          Referred to Hse Rules Comm
    01-02-07 H
                                          Assigned to Executive
    01-02-16 H Added As A Joint Sponsor KLINGLER
             H Added As A Joint Sponsor BEAUBIEN
             H Added As A Joint Sponsor WINKEL
             H Added As A Co-sponsor RIGHTER
```

01-03-05 H	Fiscal Note Filed
Н	Correctional Note Filed
Н	Committee Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0717 O'BRIEN.

505 ILCS 135/1

from Ch. 5, par. 2651

Amends the Sustainable Agriculture Act. Makes a technical change in a Section concerning the short title.

01-02-07 H Filed With Clerk

Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-15 H Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0718 O'BRIEN.

525 ILCS 30/1

from Ch. 105, par. 701

Amends the Illinois Natural Areas Preservation Act. Makes technical changes in a Section concerning the short title.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0719 COULSON - FEIGENHOLTZ - MYERS, RICHARD - TENHOUSE -SCHOENBERG, BELLOCK, DART, KENNER, KLINGLER, KOSEL, KURTZ, LINDNER, MCKEON, OSTERMAN, REITZ, RIGHTER, WIRS-ING, CURRY, JULIE, GARRETT, FOWLER, FORBY, GRANBERG, FRIT-CHEY, ERWIN, LANG, BROSNAHAN, BLACK, CURRIE, MILLER, MULLIGAN AND MATHIAS.

325 ILCS 20/3 from Ch. 23, par. 4153 325 ILCS 20/5 from Ch. 23, par. 4155

Amends the Early Intervention Services System Act. Provides that a "developmental delay" means a delay of 30% or more below the mean in function in one or more areas of childhood development (rather than authorizing the Department of Human Services to define the extent of the delay by rule). Requires that interagency agreements under the Act ensure that early intervention services are considered to be covered medical services for purposes of the Medicaid Healthy Kids Program. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
            H Added As A Joint Sponsor MYERS, RICHARD
            H Added As A Joint Sponsor TENHOUSE
            H Added As A Joint Sponsor SCHOENBERG
            H Added As A Co-sponsor BELLOCK
            H Added As A Co-sponsor DART
            H Added As A Co-sponsor KENNER
            H Added As A Co-sponsor KLINGLER
            H Added As A Co-sponsor KOSEL
            H Added As A Co-sponsor KURTZ
            H Added As A Co-sponsor LINDNER
            H Added As A Co-sponsor MCKEON
            H Added As A Co-sponsor OSTERMAN
            H Added As A Co-sponsor REITZ
            H Added As A Co-sponsor RIGHTER
            H Added As A Co-sponsor WIRSING
            H First reading
                                       Referred to Hse Rules Comm
   01-02-08 H Added As A Co-sponsor CURRY, JULIE
   01-02-09 H Added As A Co-sponsor GARRETT
```

01-02-15 H Assigned to Human Services H Added As A Co-sponsor FOWLER H Added As A Co-sponsor FORBY

H Added As A Co-sponsor GRANBERG 01-02-22 H Added As A Co-sponsor FRITCHEY H Added As A Co-sponsor ERWIN

01-02-27 H Added As A Co-sponsor LANG 01-03-01 H Do Pass/Short Debate Cal 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

```
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-07 H Added As A Co-sponsor BROSNAHAN
01-03-20 H Added As A Co-sponsor BLACK
        H Added As A Co-sponsor CURRIE
         H Added As A Co-sponsor MILLER
         H Added As A Co-sponsor MULLIGAN
01-03-28 H Primary Sponsor Changed To COULSON
         H Joint Sponsor Changed to FEIGENHOLTZ
         H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
         H Added As A Co-sponsor MATHIAS
01-03-29 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RADOGNO
         S First reading
                                    Referred to Sen Rules Comm
01-03-30 S Added as Chief Co-sponsor PARKER
         S Added as Chief Co-sponsor RONEN
01-04-06 S Added as Chief Co-sponsor OBAMA
```

HB-0720 SOTO.

New Act

Creates the Short-term Loan Act. Provides that a short-term loan is a loan that has both a term of not more than 30 days and an interest rate of more than 36%. Requires lenders to disclose a toll-free telephone number for the Department of Financial institutions. Provides that the appraisal of motor vehicles that secure loans may not exceed the vehicle's "blue book" value. Requires lenders to provide debt management counseling information to defaulting borrowers. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional; Fiscal

```
01-02-07 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-15 H
                                       Assigned to Consumer Protection
                                      Re-Refer Rules/Rul 19(a)
01-03-16 H
```

HB-0721 SCHOENBERG.

30 ILCS 105/4.2 new

Amends the State Finance Act. Defines "new general funds".

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0722 SCHOENBERG - SCULLY - FRITCHEY - 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.

HOME RULE NOTE (Dept. of Commerce and Community Affairs) HB 722 contains language that a home rule unit may not exercise any of its powers in a manner inconsistent with the legislation. This is a denial and limitation of home rule powers and functions. Therefore, in the opinion of DCCA, HB 722 pre-empts home rule authority.

```
NOTE(S) THAT MAY APPLY: Home Rule
```

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Added As A Joint Sponsor SCULLY 01-02-21 H Assigned to Health Care Availability & Access 01-02-22 H Added As A Joint Sponsor FRITCHEY 01-02-28 H Home Rule Note Filed

Committee Health Care Availability &

```
01-03-14 H Added As A Joint Sponsor ERWIN
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0723 SCHOENBERG.

20 ILCS 2705/2705-505 was 20 ILCS 2705/49.30

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Permits the Department to contract for the operation and administration of its program to place highway signs advertising nearby facilities or businesses that relate to motorists or tourists.

```
FISCAL NOTE (Department of Transportation)
    There will be no fiscal impact on the Department.
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    01-02-15 H
                                           Assigned to Transportation & Motor Vehicles
                                           Motion Do Pass-Lost 004-014-001 HTRN
   01-02-28 H
                                           Remains in CommiTransportation & Motor
   01-03-02 H
                                           Fiscal Note Filed
             H
                                           Committee Transportation & Motor Vehicles
                                           Re-Refer Rules/Rul 19(a)
   01-03-16 H
```

HB-0724 SCHOENBERG.

40 ILCS 5/1-109.3 new

Amends the General Provisions Article of the Illinois Pension Code. Requires the adoption and implementation of a responsible contractor policy under which, as a condition of the investment of the assets of a retirement system in real estate, the property owner or manager of the real estate must demonstrate that the construction and building operation contractors and subcontractors are paid fair wages and benefits. Effective immediately.

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

The fiscal impact of HB 724 cannot be determined, as returns would depend on any changes made in asset allocation and the resulting performance of those assests.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-08 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0725 SCHOENBERG - CURRYJULIE.

40 ILCS 5/16-106	from Ch. 108 1/2, par. 16-106
40 ILCS 5/16-118	from Ch. 108 1/2, par. 16-118
40 ILCS 5/16-150	from Ch. 108 1/2, par. 16-150
40 ILCS 5/16-152	from Ch. 108 1/2, par. 16-152
105 ILCS 5/2-3.131 new	

Amends the Downstate Teachers Article of the Illinois Pension Code and the School Code. Allows an annuitant receiving a retirement annuity other than a disability retirement annuity to accept employment as a teacher from a school board without impairing retirement status if the annuitant is to be employed as a classroom teacher or a substitute classroom teacher in a school district or subject area in which the State Board of Education finds that there is a shortage of teachers. Requires the State Board of Education to adopt rules concerning the employment terms of retired teachers and to submit a report to the Governor and General Assembly on the impact of this amendatory Act on teacher recruitment and teacher shortages at public schools. Effective July 1, 2001.

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

```
The fiscal impact of HB 725 cannot be determined, as the number
```

of teachers who may return to work is unknown.

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

```
01-02-07 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor CURRY, JULIE

01-02-15 H Assigned to Personnel & Pensions

01-03-01 H H 01-03-16 H Pension Note Filed Committee Personnel & Pensions Re-Refer Rules/Rul 19(a)

HB-0726 SCHOENBERG.

New Act

Creates the Use of State Funds for Union Organizing Act. Prohibits the use of State funds to assist, promote, or deter union organizing by the following: (i) recipients of reimbursements under State contracts; (ii) State grantees; (iii) State contractors whose contract exceeds \$50,000; (iv) public employers; and (v) private employers receiving more than \$10,000 per year under State-funded programs. Requires those recipients of State funds who spend non-State funds to assist, promote, or deter union organizing to keep sufficient records, available to the Attorney General, as to the expenditure of funds. Imposes liability for State funds spent in violation of the Act plus additional civil penalties. Authorizes enforcement by the Attorney General and State taxpayers. Applies to certain State funds used by units of local government and school districts.

FISCAL NOTE (Office Of The Attorney General)

The Attorney General Office has no basis for determining the number of civil prosecutions which may referred to the OAG under this bill. Therefore, the fiscal impact could range from -0- (where no civil prosecutions occur), to an estimated annual cost of \$112,000 in salaries, benefits and operating costs for one additional Assistant Attorney General and one Paralegal (where a moderate volume of such prosecutions occur).

01-02-07 H Filed With Clerk

H First reading

O1-02-15 H Assigned to Labor

O1-02-27 H Fiscal Note Filed
H Committee Labor

O1-03-16 H Re-Refer Rules/Rul 19(a)

HB-0727 SCHOENBERG – BRADLEY.

720 ILCS 5/24-3 from Ch. 38, par. 24-3 720 ILCS 5/24-3.1 A new

Amends the Criminal Code of 1961. Changes references in the statute on unlawful sale of firearms from "sell" or "give" to "transfer". Provides that certain prohibitions against transfers of firearms to certain categories of persons apply only if the transferor has reasonable cause to believe that the transferee is in one of the categories to which a prohibition applies. Prohibits multiple sales of handguns within a 30-day period, except under specified circumstances. Creates the offense of unlawful purchase of handguns. Provides that the penalty is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Added As A Joint Sponsor BRADLEY
01-03-05 H Fiscal Note Filed
Correctional Note Filed
H Committee Judiciary I - Civil Law
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0728 SCHOENBERG - LYONS, EILEEN - MATHIAS - FRITCHEY - OSTER-MAN AND BROSNAHAN.

720 ILCS 5/12-7.5 new

Amends the Criminal Code of 1961. Creates the offense of cyberstalking. Provides that it is unlawful to knowingly and without legal justification, on at least 2 separate occasions, harass another person through the use of electronic communication and transmit a threat of immediate or future bodily harm, sexual assault, confinement, or

restraint to the person or the person's family member or place a person or the person's family member in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement, or restraint. Provides that the penalty for a first offense is a Class 4 felony and for a second or subsequent offense is a Class 3 felony. Effective immediately.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Further amends the Criminal Code of 1961 concerning the offense of cyberstalking. Deletes language making the harassment of another person part of the offense. Provides that a person commits the offense if he or she transmits a threat that places the person or a family member of that person in reasonable apprehension of immediate or future bodily harm, sexual assault, confinement, or restraint. Deletes the definition of "harass".

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-07 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
01-02-09 H Added As A Joint Sponsor LYONS, EILEEN
         H Added As A Joint Sponsor MATHIAS
                                     Assigned to Judiciary II - Criminal Law
01-02-15 H
01-02-22 H Added As A Joint Sponsor FRITCHEY
                                     Fiscal Note Filed
01-03-05 H
                                     Correctional Note Filed
                                     Committee Judiciary II - Criminal Law
         Н
01-03-07 H Added As A Co-sponsor BROSNAHAN
01-03-09 H Added As A Joint Sponsor OSTERMAN
01-03-16 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-23 H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
01-03-27 H
                Amendment No.01
                                     SCHOENBERG
         H
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-03-30 H
                Amendment No.01
                                     SCHOENBERG
         H Recommends be Adopted HRUL/005-000-000
                                     SCHOENBERG
                                                              Adopted
                Amendment No.01
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0729 SCHOENBERG - GARRETT.

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, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-09 H Added As A Joint Sponsor GARRETT
01-02-15 H Assigned to State Government
Administration
01-03-15 H Do Pass/Short Debate Cal 009-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H Re-Refer Rules/Rul 19(a)
```

1361 HB-0730

HB-0730 SCHOENBERG – MATHIAS – GARRETT – TURNER,ART – SOTO AND RYAN.

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 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 as sist teen parents to continue and complete their education.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor MATHIAS
H Added As A Joint Sponsor GARRETT

01-02-14 H Added As A Joint Sponsor TURNER,ART
H Added As A Joint Sponsor SOTO

01-02-15 H Assigned to Children & Youth

01-02-23 H Added As A Co-sponsor RYAN

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0731 SCHOENBERG - MATHIAS - CURRY JULIE - RYAN.

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.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor MATHIAS
H Added As A Joint Sponsor CURRY, JULIE

01-02-15 H Added As A Joint Sponsor RYAN

01-02-23 H Added As A Joint Sponsor RYAN

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0732 SCHOENBERG - TURNER, ART, O'BRIEN.

```
New Act
20 ILCS 3505/7.89 new
20 ILCS 3505/7.90 new
20 ILCS 3505/7.91 new
20 ILCS 3505/7.92 new
20 ILCS 3505/7.94 new
20 ILCS 3505/7.95 new
20 ILCS 3505/7.95 new
20 ILCS 3505/7.96 new
```

Creates the Recyclable Markets Development Act. Provides for a Recyclable Markets Development Advisory Council to review and recommend applications relating to the manufacturing, production, or constructing of recyclable markets commodities, buildings, or facilities that are filed with the Illinois Development Finance Authority. Amends the Illinois Development Finance Authority Act. Requires the Authority, upon recommendation of the Advisory Council, to provide certain financing to recyclable markets businesses. Establishes guidelines. Creates a trust fund in the State Treasury known as the Recyclable Markets Loan Guarantee Fund. Provides that the State Treasurer is ex officio custodian of the Fund and establishes obligations of the Fund. Effective immediately.

```
BALANCED BUDGET NOTE (Bureau of the Budget)
Since HB 732 is not a supplemental appropriation bill, the
Balanced Budget Note Act is inapplicable.
```

```
STATE DEBT NOTE (Economic and Fiscal Commission)
      HB 732 would not affect the level of bonding authorization of
      the State, and therefore, has no direct impact on the level of
      State indebtedness.
      FISCAL NOTE (Development Finance Authority)
      The legislation does not reference a funding level from the
      Authority and without specific information regarding the scale
      and scope of the proposal or the potential amount available
      from the Generation Skipping Tax Act, its fiscal effect on
      IDFA cannot be determined.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-07 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      01-02-14 H Added As A Joint Sponsor TURNER, ART
      01-02-15 H
                                            Assigned to Commerce & Business
                                              Development
      01-02-27 H Added As A Co-sponsor O'BRIEN
      01-03-08 H
                                            Do Pass/Short Debate Cal 010-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-13 H
                                            Fiscal Note Requested OSMOND
                                            Balanced Budget Note Req OSMOND
               H
                                            State Debt Note Requested OSMOND
               Η
               H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-03-19 H
                                            Balanced Budget Note Filed
               H Heid 2nd Rdg-Short Debate
      01-03-20 H
                                            State Debt Note Filed
               H Held 2nd Rdg-Short Debate
      01-03-23 H
                                            Fiscal Note Filed
               H Held 2nd Rdg-Short Debate
      01-04-04 H
                       Amendment No.01
                                            HULTGREN
               Н
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0733
            SCHOENBERG - CURRY, JULIE - SOTO - DELGADO.
   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 assis-
tance under the Act.
      FISCAL NOTE (Department of Labor)
      The Department would need an additional 48 centers to serve the
      new population due to HB 733 at a total cost of $3,622,800:
        New personnel and related operations costs ......$ 208,800
        Grants, Management Information System Network ....... $ 150,000
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-07 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-09 H Added As A Joint Sponsor CURRY, JULIE
      01-02-14 H Added As A Joint Sponsor SOTO
               H Added As A Joint Sponsor DELGADO
      01-02-15 H
                                            Assigned to Human Services
      01-02-22 H
                                            Fiscal Note Filed
               H
                                            Committee Human Services
      01-02-23 H
                                            Do Pass/Short Debate Cal 008-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
     01-02-27 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
     01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
```

HB-0734 SCHOENBERG.

30 ILCS 105/6z-43

Amends the State Finance Act. Provides that tobacco settlement proceeds paid to the State may not be used for any purpose related to the issuance of bonds, the payment of principal or interest on bonds, or the payment of any other costs in connection with bonds, except bonds issued to finance projects related to public health. Effective immediately.

1363 HB-0734---Cont.

```
FISCAL NOTE (State Treasurer)
      HB 734 only restricts the use of funds. Therefore, it does not
      increase or decrease State revenues or expenditures.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-07 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm.
      01-02-15 H
                                            Assigned to Tobacco Settlement Proceeds
      01-03-02 H
                                            Fiscal Note Filed
                                            Committee Tobacco Settlement Proceeds
      01-03-16 H
                                            Do Pass/Short Debate Cal 019-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-0735
            SCHOENBERG - LYONS, EILEEN - CURRY, JULIE - OSTERMAN AND
             BROSNAHAN.
```

```
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 a principal or other appropriate administrative officer of a public or nonpublic elementary or secondary school to report to a local law enforcement agency felony and misdemeanor offenses that occur at school, on a school bus, or at activities supervised by school employees. A violation is a petty offense with a \$500 fine imposed for each failure to report.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal; State Mandates
   01-02-07 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   01-02-09 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor CURRY, JULIE
   01-02-15 H
                                         Assigned to Elementary & Secondary
                                           Education
   01-02-16 H Added As A Joint Sponsor OSTERMAN
   01-03-07 H Added As A Co-sponsor BROSNAHAN
   01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0736 SCHOENBERG, FOWLER AND FORBY.

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.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
                                        Referred to Hse Rules Comm
            H First reading
   01-02-14 H Added As A Co-sponsor FOWLER
            H Added As A Co-sponsor FORBY
   01-02-15 H
                                        Assigned to Labor
   01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0737 SCHOENBERG.

305 ILCS 5/5-2 from Ch. 23, par. 5-2

Amends the "Medicaid" Article of the Illinois Public Aid Code. Provides for coverage of family planning services for persons whose income is less than 200% of the federal poverty level.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-07 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-02-15 H
                                         Assigned to Human Services
    01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-0738 SCHOENBERG 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.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Health Care Availability & Access
01-02-27 H Added As A Co-sponsor O'BRIEN
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0739 MAUTINO.

215 ILCS 5/507.2 new

Amends the Illinois Insurance Code. Provides that policyholders and their insurance producers have exclusive rights to confidential information of an insured relating to the insured and the insured's insurance policy. Prohibits use of that information, commonly known as "expirations", by persons other than the insurance producer for purposes of marketing insurance or other products. Does not apply to life and health insurance or when the producer acts under an exclusive contract with the insurer or when the insured makes written requests for additional insurance sales. Provides for enforcement by the Director of Insurance. Effective immediately.

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

01-02-07 H Filed With Clerk
H First reading

01-02-15 H Assigned to Insurance
01-03-16 H Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)
```

HB-0740 MAUTINO.

215 ILCS 5/1 from Ch. 73, par. 613

Amends the Illinois Insurance Code. Makes technical changes in a Section concerning the short title.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0741 MAUTINO - MCKEON.

```
30 ILCS 5/2-8 from Ch. 15, par. 302-8
30 ILCS 5/3-1B new
30 ILCS 5/3-14A new
```

Amends the Illinois State Auditing Act. Requires the Auditor General to conduct annual post-audits of public transit agencies. Specifies items to be included in the post-audits. Requires the employment of an additional Deputy Auditor General to be responsible for the post-audits. Requires the Auditor General to annually report the results of audits of public transit agencies to the General Assembly, the Governor, and the Legislative Audit Commission, to distribute summaries to interested parties, to post the results on a web site the Auditor General must create and maintain, and to publicly present the results at hearings requested by the General Assembly or a public transit agency.

FISCAL NOTE (Auditor General)

The number of public transit agencies that would receive State funding under this \$4 billion program is unknown. The bill appears to require each dollar passing under the program to be audited, and that audit is required to encompass detailed performance measurements as well as fiscal operations. While an exact dollar estimate of the cost of HB 741 cannot be obtained, the Auditor General Office would incur very significant personnel, travel, report preparation, and publication costs in carrying out its requirements.

```
NOTÉ(S) THAT MAY APPLY: Fiscal
01-02-07 H Filed With Clerk
H First reading
01-02-15 H
01-02-27 H
```

Referred to Hse Rules Comm Assigned to Constitutional Officers Fiscal Note Filed Committee Constitutional Officers

mittee Constitutional Officers

1365 HB-0741—Cont.

```
01-03-16 H Re-Refer Rules/Rul 19(a) 01-11-28 H Added As A Joint Sponsor MCKEON
```

HB-0742 MAUTINO.

35 ILCS 200/21-355 35 ILCS 200/22-15 35 ILCS 200/22-25

35 ILCS 200/22-40 35 ILCS 200/22-50

Amends the Property Tax Code. In provisions requiring that a person desiring to redeem property sold at a tax sale shall deposit an amount with the county clerk to cover certain expenses, includes in the expenses to be covered all sums paid to identify and locate owners and interested parties to the subject real estate and costs for title search. Provides that the purchaser of property at a tax sale shall deliver the required notice to the sheriff for service. Provides that actual notice satisfies the service requirement. Provides that service upon a party shall satisfy service as to all interests of that party in the property. Provides that the tax deed order is prima facie evidence of compliance with applicable law. Provides that if the court refuses to issue a tax deed order, then it shall return the purchase price, costs, and other taxes if the purchaser made a bona fide attempt to comply with statutory requirements. Makes other changes.

HOUSE AMENDMENT NO. 1.

Provides that to redeem property a person must repay reasonable costs for title search (rather than all sums paid by the tax purchaser to identify and locate owners and interested parties to the subject real estate and costs for title search). Provides that the court shall consider actual notice provided to interested parties in determining if the tax purchaser has complied with the notice requirements. In provisions requiring the court to insist on strict compliance with notice provisions when ordering the issuance of a tax deed, provides that the court shall consider only noncompliance that has or may have had a material effect upon the right of redemption of any interested party.

```
FISCAL NOTE (Department of Revenue)
```

HB 742 is a matter of local jurisdiction and has no fiscal impact on the Department of Revenue or the State.

01-02-07 H Filed With Clerk

	Η	First reading	Referred to H	se Rules	Comm
01-02-15	Н		Assigned to R	levenue	
01-03-08	H	Amendment No.01	REVENUE	Н	Adopted 003-000-000/ SUB
	Η		Remains in C	ommiRev	venue
01-03-14	Н		Fiscal Note F	iled	
	Н		Committee R	evenue	
01-03-16	Η		Do Pass Ame	nd/Short	Debate 011-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt			
01-04-04	Η	Second Reading-Short Debat	e		
	Н	Held 2nd Rdg-Short Debate			
01-04-06	Η		Re-Refer Rule	es/Rul 19	(a)

HB-0743 MAUTINO.

Appropriates \$1 to State Board of Education for payments to school districts under the School Code. Effective July 1, 2001.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Approp-Elementary & Secondary
Educ
01-03-16 H Referred to Hse Rules Comm
Assigned to Approp-Elementary & Referred to Hse Rules Comm
Referred to Hse Rules Comm
Referred to Hse Rules Comm
```

HB-0744 MAUTINO.

01 00 07 If Ell-1384 Ol-1

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the short title.

U1-U2-U/ A FIRE WILL CIEIK	
H First reading	Referred to Hse Rules Comm
01-02-15 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0745 1366

HB-0745 MAUTINO - CURRY, JULIE - OSTERMAN.

215 ILCS 105/2

from Ch. 73, par. 1302

Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in the definition Section.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor CURRY, JULIE H Added As A Joint Sponsor OSTERMAN

01-02-15 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0746 FOWLER.

Appropriates \$465,000 from the General Revenue Fund to the Southwater Water District to enable the district to expand services to more people living in the district. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0747 FOWLER.

Appropriates \$145,000 from the General Revenue Fund to the Pulaski-Alexander Counties Facilities Board for the construction of a new Extension Office in the Village of Mounds. Effective July 1, 2001.

01-02-07 H Filed With Clerk

Referred to Hse Rules Comm

H First reading

Assigned to Appropriations-Higher Education

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0748 FOWLER.

Appropriates \$477,500 from the General Revenue Fund to the Cairo Mega Clinic for construction of an addition to the clinic. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0749 FOWLER.

Appropriates \$410,011 from the General Revenue Fund to Fort Massac State Park in Metropolis to renovate the Kincaid Mounds Room. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0750 FOWLER.

Appropriates \$240,000 from the General Revenue Fund to the Pope County Senior Citizens Center to assist in the expansion of the Pope County Community Wellness Center. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0751 SCULLY.

415 ILCS 5/20.1

from Ch. 111 1/2, par. 1020.1

Amends the Environmental Protection Act. Makes technical changes to a Section concerning the surveying and listing of sites, monitoring practices, and reporting.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0752 WAIT - SAVIANO.

225 ILCS 25/13 from Ch. 111, par. 2313

Amends the Illinois Dental Practice Act. Makes changes to a Section concerning qualifications of applicants for dental hygienists. Requires that applicants present evi-

dence of successful completion of 2 academic years at a dental hygiene program accredited by the Commission on Dental Accreditation of the American Dental Association or its successor speciality accrediting agency. Effective immediately.

HOUSE AMENDMENT NO. 1.

```
Removes language concerning the successor specialty accrediting agency.
    01-02-07 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
    01-02-15 H
                                           Assigned to Registration & Regulation
   01-02-23 H
                                          REGIS REGULAT H
                                                                     Adopted
                     Amendment No.01
                                          Do Pass Amend/Short Debate 016-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-20 H Primary Sponsor Changed To WAIT
             H Added As A Joint Sponsor SAVIANO
    01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
   01-03-27 S Arrive Senate
S Placed Calndr First Rdg
             S Chief Sponsor MYERS
                                          Referred to Sen Rules Comm
             S First reading
    01-03-28 S Added as Chief Co-sponsor BOWLES
    01-04-06 S
                                           Assigned to Licensed Activities
    01-04-26 S
                                           Postponed
    01-05-03 S
                                          Recommended do pass 007-000-000
             S Placed Calndr, Second Rdg
    01-05-08 S Second Reading
             S Placed Calndr, 3rd Reading
    01-05-15 S Third Reading - Passed 058-000-000
             H Passed both Houses
    01-06-13 H Sent to the Governor
    01-08-07 H Governor approved
```

HB-0753 HARTKE.

Н

225 ILCS 110/7.2

Amends the Illinois Speech-Language Pathology and Audiology Practice Act. Makes a technical change in a Section concerning social security numbers.

```
01-02-07 H Filed With Clerk
H First reading

01-02-15 H

01-03-16 H

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

Effective Date 01-08-07 PUBLIC ACT 92-0262

HB-0754 MAY - GARRETT - COULSON.

105 ILCS 5/18-8.05

Amends the School Code. In the Section concerning the State aid formula, provides that a school district is eligible to receive State aid in an amount equal to the foundation level of support for each student who is a military dependent residing on property owned by the federal government. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-07 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      01-02-08 H Added As A Joint Sponsor GARRETT
      01-02-15 H
                                            Assigned to Approp-Elementary & Secondary
                                              Educ
      01-03-14 H Added As A Joint Sponsor COULSON
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0755
            HOLBROOK.
   30 ILCS 105/6z-18
                                   from Ch. 127, par. 142z-18
   30 ILCS 105/6z-20
                                   from Ch. 127, par. 142z-20
```

30 ILCS 105/6z-18 from Ch. 127, par. 142z-18
30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
35 ILCS 105/3-10 from Ch. 120, par. 439.3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10

```
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 441-10
35 ILCS 120/2-11 new
35 ILCS 120/2d from Ch. 120, par. 441d
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 505/13a from Ch. 120, par. 429a
```

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on July 1, 2001 and through June 30, 2004, with respect to motor fuel and gasohol, the tax is imposed in Madison, Monroe, and St. Clair Counties at the rate of 1.25% (eliminating the State's portion of the tax on motor fuel and gasohol). Requires the Department of Revenue to annually study the impact on State revenues as a result of this amendatory Act of the 92nd General Assembly and report to the General Assembly. Requires the Department of Revenue to make a determination as to whether the aggregate tax revenues from mofor fuel and gasohol in Madison, Monroe, and St. Clair Counties under the Motor Fuel Tax Law during the period from July 1, 2001 through June 30, 2003 are at least 15% more than the aggregate tax revenues in Madison, Monroe, and St. Clair Counties from motor fuel and gasohol under that Law during the period from July 1, 1999 through June 30, 2001. If not, then the rate of the tax shall revert to 6.25%. Amends the tax prepayment provisions in the Retailers' Occupation Tax Act to reflect a corresponding reduction in the prepayment of the tax on motor fuel and gasohol in those counties. Amends the Motor Fuel Tax Law to reflect the reduced tax rate for motor fuel and gasohol in those counties for the motor fuel use tax on commercial vehicles. Amends the State Finance Act to reflect the reduced tax rate on motor fuel and gasohol in those counties. Effective immediately.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0756 FRITCHEY - BIGGINS - MAY - FLOWERS - FEIGENHOLTZ, BURKE, LANG, SCHOENBERG, ZICKUS, BELLOCK, KURTZ, DELGADO, FRANKS, MCCARTHY, MATHIAS AND YARBROUGH.

New Act

Creates the Safe Egg and Laying Hen Protection Act. Prohibits the use of forced (starvation-induced) molting procedures. Makes violation a Class A misdemeanor. Provides for administration by the Department of Agriculture. Authorizes additional rule-making to protect laying hens. Authorizes civil penalties and certain enforcement actions. Effective immediately.

FISCAL NOTE (Illinois Department of Agriculture) HB 756 would impose a cost of \$290,000 a year upon the Department of Agriculture to implement. This total represents \$180,000 to hire five full-time inspectors, \$80,000 to purchase vehicles for the inspectors, and \$30,000 for miscellaneous operating costs associated with implementing HB 756. As the Department does not currently regulate laying hen operations or know how many exist in Illinois, this cost figure could potentially be higher, depending upon the number of such operations within the State.

HOUSE AMENDMENT NO. 1.

Deletes provisions relating to USDA and close-confinement cages. NOTE(S) THAT MAY APPLY: Correctional

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-14 H First reading Referred to Hse Rules Comm
01-02-15 H Committee Rules
01-02-20 H Added As A Co-sponsor BURKE
H Added As A Co-sponsor LANG
01-02-22 H Added As A Co-sponsor SCHOENBERG
H Added As A Co-sponsor ZICKUS
H Added As A Co-sponsor BURKE
H Added As A Co-sponsor KURTZ
```

```
01-02-28 H Added As A Co-sponsor DELGADO
      01-03-07 H Added As A Co-sponsor FRANKS
               H Added As A Co-sponsor MCCARTHY
               H Added As A Co-sponsor MATHIAS
      01-03-09 H Added As A Joint Sponsor BIGGINS
               H Added As A Joint Sponsor MAY
               H Added As A Joint Sponsor FLOWERS
               H Added As A Joint Sponsor FEIGENHOLTZ
               H Added As A Co-sponsor YARBROUGH
      01-03-14 H
                       Amendment No.01
                                            AGRICULTURE H
                                                                    Adopted
                                           Motion Do Pass Amended-Lost 000-011-000
                                              HAGR
                                            Remains in CommiAgriculture
               Н
      01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
HB-0757
            KRAUSE - MATHIAS.
  320 ILCS 25/Act title
                                   from Ch. 67 1/2, par. 401
  320 ILCS 25/1
  320 ILCS 25/4.5 new
  320 ILCS 25/5
                                   from Ch. 67 1/2, par. 405
  320 ILCS 25/6
                                   from Ch. 67 1/2, par. 406
  320 ILCS 25/7
                                   from Ch. 67 1/2, par. 407
                                   from Ch. 67 1/2, par. 408
  320 ILCS 25/8
  320 ILCS 25/8a
                                   from Ch. 67 1/2, par. 408.1
```

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the short title to the Senior Citizens and Disabled Persons Assistance Act and also changes the Act's full title. Provides for a long-term care allowance program, to be administered by the Department of Revenue. Provides for the payment of a monthly allowance to an aged or disabled individual who resides in a nursing home and whose care is paid for by a child of the individual.

from Ch. 67 1/2, par. 409

from Ch. 67 1/2, par. 412

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

320 ILCS 25/9

320 ILCS 25/12

```
01-02-07 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor MATHIAS

01-02-15 H Assigned to Revenue 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0758 KRAUSE - LYONS, EILEEN - MATHIAS - KLINGLER AND POE.

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

Amends the Illinois Income Tax Act. Allows, as a deduction from adjusted gross income, an amount equal to the amount paid by the taxpayer in the taxable year for nursing home care provided to a parent of the taxpayer.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-02-07 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

01-02-08 H Added As A Joint Sponsor LYONS, EILEEN

01-02-09 H Added As A Joint Sponsor MATHIAS

01-02-15 H Assigned to Revenue

01-02-16 H Added As A Joint Sponsor KLINGLER

01-03-01 H Added As A Co-sponsor POE

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0759 PERSICO - NOVAK - HASSERT - BUGIELSKI.

415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. Provides that the requirement that an entity that conducts any generation, transportation, or recycling of construction or demolition debris or uncontaminated soil generated during construction, remodeling, repair, and demolition of utilities, structures, and roads must maintain documentation identifying the hauler, generator, place of origin, weight or volume, and location, owner, and operator of the location where the debris or soil was transferred, disposed, recycled, or treated does not apply to a local governmental entity that is not located within a municipality having a population of more than 500,000 inhabitants.

HOUSE AMENDMENT NO. 1.

Further amends the Environmental Protection Act. Provides that the documentation requirement does apply to a local governmental entity that is located in a county that is contiguous to a county in which a municipality having a population of more than 500,000 inhabitants is located.

```
NOTE(S) THAT MAY APPLY: Fiscal
       01-02-07 H Filed With Clerk
                 H Added As A Joint Sponsor NOVAK
                 H Added As A Joint Sponsor HASSERT
                 H Added As A Joint Sponsor BUGIELSKI
                                             Referred to Hse Rules Comm
                 H First reading
       01-02-15 H
                                             Assigned to Environment & Energy
       01-03-08 H
                        Amendment No.01
                                             ENVRMNT ENRGY H
                                                                      Adopted
                                             Do Pass Amend/Short Debate 015-000-000
                 H Placed Cal 2nd Rdg-Shrt Dbt
       01-03-13 H Second Reading-Short Debate
                 H Pld Cal 3rd Rdg-Shrt Dbt
       01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-001-000
       01-03-21 S Arrive Senate
                 S Placed Calndr First Rdg
       01-04-05 S Chief Sponsor JACOBS
                 S Added as Chief Co-sponsor MAHAR
       01-04-06 S First reading
                                             Referred to Sen Rules Comm
HB-0760
              LEITCH - SCOTT - SCULLY - MOFFITT AND YOUNGE.
    65 ILCS 5/8-11-20
    65 ILCS 5/11-74.4-3
                                    from Ch. 24, par. 11-74.4-3
    65 ILCS 5/11-74.4-4.1
    65 ILCS 5/11-74.4-5
                                    from Ch. 24, par. 11-74.4-5
    65 ILCS 5/11-74.4-7
                                    from Ch. 24, par. 11-74.4-7
```

Amends the Illinois Municipal Code. Requires developers entering into economic incentive agreements for redevelopment to meet certain criteria concerning creditworthiness. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the maturity date for tax increment financing obligations may not exceed 35 years if the municipality is subject to the Financially Distressed City Law. Provides that if the redevelopment plan will not result in displacement of 10 or more (now, no lower limit) residents from inhabited units, a housing impact study need not be performed. In language providing that the municipality shall "hear and determine all protests and objections at the hearing" concerning a redevelopment plan or project or the designation of a redevelopment project area, provides that "determine" means the municipality shall consider all protests and objections and shall, by virtue of its final adoption or lack of adoption of an ordinance, have reached conclusions that are determinate prima facie. In provisions authorizing the municipality 30 days to resubmit its plan or amendment after rejection by the joint review board, provides that notwithstanding the resubmission, the municipality may commence the scheduled public hearing and either adjourn the public hearing or continue the public hearing until a date certain, that any amendments to the redevelopment plan shall be the subject of a public hearing before the hearing is adjourned if so determined by the municipality, and that no amendments to the redevelopment plan shall require any further notice or convening of a joint review board meeting. Makes other changes.

```
HOUSE AMENDMENT NO. 4.
```

```
Deletes reference to:
65 ILCS 5/8-11-20
65 ILCS 5/11-74.4-3
65 ILCS 5/11-74.4-1
65 ILCS 5/11-74.4-5
65 ILCS 5/11-74.4-7
Adds reference to:
65 ILCS 5/11-74.4-1
from Ch. 24, par. 11-74.4-1
```

Deletes everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Makes a technical change in the Section concerning how the Act may be cited.

HOUSE AMENDMENT NO. 5.

```
Adds reference to:
65 ILCS 5/8-11-20
65 ILCS 5/11-74.4-3
65 ILCS 5/11-74.4-5
65 ILCS 5/11-74.4-7
65 ILCS 5/11-74.4-7
```

from Ch. 24, par. 11-74,4-8a

Deletes everything. Reinserts the bill as introduced but makes the following changes. Provides that the municipality shall "hear all protests and objections at the hearing" (now, hear and determine all protests and objections) and removes amendatory provisions defining the term "determine"; adds a provision to the definition of "redevelopment plan"; expands the persons who must receive notice of the availability of the redevelopment plan and eligibility report; and requires a hearing on changes to the redevelopment plan if the changes meet certain criteria. Further amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code, Provides that the redevelopment project must be completed by December 31 of the 35th year (now, the 23rd year) after the year in which the ordinance was adopted in the TIF district if the ordinance was adopted (i) on December 29, 1986 by the City of Galva, (ii) in September 1988 by Sauk Village, (iii) in October 1993 by Sauk Village, or (iv) in March 1991 by the City of Centreville. Provides that municipalities that issued bonds in connection with a redevelopment project prior to July 29, 1991 and municipalities that entered into contracts in connection with a redevelopment project before June 1, 1988 shall continue to receive their proportional share of the Illinois Tax Increment Fund distribution until the date on which the project is completed or terminated. Provides that if, however, a municipality that issued bonds retires the bonds prior to June 30, 2007 or a municipality that entered into contracts completes the contracts prior to June 30, 2007, and the redevelopment project is not completed or terminated, then the Net State Sales Tax Increment shall be calculated, beginning on the date on which the bonds are retired or the contracts are completed, by a gradually decreasing percentage in the State Fiscal Years 2002 through 2007. Provides that a municipality that was authorized to and has extended the estimated dates of completion of the redevelopment project and retirement of obligations to finance redevelopment project costs by municipal ordinance to December 31, 2013 shall continue to receive from the State a share of the Illinois Tax Increment Fund so long as the municipality deposits an amount equal to the municipal share of the real property tax increment revenues into the special tax allocation fund during the extension period. Effective immediately.

```
01-02-07 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Urban Revitalization
01-02-20 H Added As A Co-sponsor SCOTT
01-02-22 H
                                     Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-15 H
                Amendment No.01
                                     LEITCH
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H
                                     LEITCH
                Amendment No.02
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-23 H
                Amendment No.03
                                     LEITCH
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-30 H
                                     MADIGAN, MJ
                Amendment No.04
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H
                Amendment No.04
                                     MADIGAN.MJ
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     MADIGAN,MJ
                Amendment No.04
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-03 H Rolld 2nd Rdg-Short Debate
         Н
                Amendment No.05
                                     LEITCH
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
```

```
01-04-04 H Added As A Joint Sponsor SCOTT
         H Added As A Joint Sponsor SCULLY
         H Added As A Joint Sponsor MOFFITT
01-04-05 H Primary Sponsor Changed To DANIELS
         H Added As A Joint Sponsor LEITCH
         H Added As A Co-sponsor YOUNGE
         H Primary Sponsor Changed To LEITCH
                Amendment No.05
                                     LEITCH
         H Recommends be Adopted HRUL/003-000-000
                Amendment No.05
                                     LEITCH
         н
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                     Tabled Pursnt to Rule 40(a) HA'S #1,2,3
         H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RADOGNO
         S First reading
                                     Referred to Sen Rules Comm
01-04-18 S Added as Chief Co-sponsor HAWKINSON
01-04-19 S Added As A Co-sponsor HALVORSON
         S Added as Chief Co-sponsor CLAYBORNE
01-05-02 S
                                     Assigned to Revenue
01-05-10 S
                                     Recommended do pass 007-001-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 057-001-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
              Effective Date 01-08-07
              PUBLIC ACT 92-0263
```

HB-0761 HOWARD – DAVIS,MONIQUE – SOTO – MURPHY, COLLINS, YAR-BROUGH, DELGADO, YOUNGE, FLOWERS, JONES,LOU AND GILES.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides for the automatic expungement and sealing of arrest and conviction records of a minor who was convicted as an adult and sentenced to a term or probation or conditional discharge and has completed his or her sentence, and has not, within 2 years from the date he or she was sentenced, been convicted of any felony or misdemeanor, excluding violations of the Illinois Vehicle Code except for Section 11-501 or a similar provision of a local ordinance or another urisdiction. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)
Based on a review of the bill, it has been determined that
HB 761 would have a minimal fiscal impact on the judicial

H Added As A Co-sponsor GILES

```
branch at the State level, however, compliance with the pro-
visions of HB 761 may require additional resources for the
circuit courts.
JUDICIAL NOTE (Office of the Illinois Courts)
Same as previous fiscal note.
01-02-07 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-13 H
                                      Fiscal Note Filed
         Н
                                      Judicial Note Filed
                                      Committee Rules
01-02-15 H
                                      Assigned to Judiciary II - Criminal Law
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-02-22 H Added As A Joint Sponsor SOTO
         H Added As A Joint Sponsor MURPHY
         H Added As A Co-sponsor COLLINS
         H Added As A Co-sponsor YARBROUGH
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor JONES, LOU
```

1373 HB-0761—Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0762 HOWARD - DAVIS,MONIQUE - BEAUBIEN - SOTO - MURPHY, COL-LINS, YARBROUGH, DELGADO, YOUNGE, FLOWERS, JONES,LOU AND GILES.

20 ILCS 2630/5

from Ch. 38, par. 206-5

Amends the Criminal Identification Act. Provides for the automatic expungement and sealing of arrest and conviction records of a person who was found by the court to be a delinquent minor and sentenced to a term of probation pursuant to Section 5-710 of the Juvenile Court Act and has completed his or her sentence, and has not, within 2 years from the date he or she was sentenced, been found by the court to be a delinquent minor or convicted as an adult of any felony or misdemeanor, excluding violations of the Illinois Vehicle Code except for Section 11-501 or a similar provision of local ordinance or another jurisdiction. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)
House Bill 762 would have a minimal fiscal impact on the judicial branch.

JUDICIAL NOTE (Office of the Illinois Courts)

Based on a review of the bill, it has been determined that House Bill 762 may create a minimal increase in judicial workloads, however, the bill would neither increase nor decrease the number of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 20 ILCS 2630/5 Adds reference to: 705 ILCS 405/5-915

Deletes everything. Amends the Juvenile Court Act of 1987 concerning the expungement and sealing of juvenile arrest and court records. Provides for automatic expungement of arrest and court records relating to incidents that occurred before an individual's 17th birthday if: (1) no petition for delinquency was filed with the court; or (2) the minor was found not delinquent of the offense; or (3) the minor was placed under supervision and the order of supervision has been successfully terminated; or (4) the minor was adjudicated for an offense which would be a Class B misdemeanor if committed by an adult. Provides for automatic expungement of arrest and court records relating to incidents that occurred before an individual's 17th birthday that did not result proceedings in criminal court and any juvenile court records of proceedings that resulted in adjudications, but only if the person has had no convictions since his or her 17th birthday, and: (1) the person has attained the age of 21 years; or (2) 5 years have elapsed since the termination of all juvenile court proceedings or commitment to the Department of Corrections, Juvenile Division.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-07 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
01-02-13 H
                                    Fiscal Note Filed
        H
                                    Judicial Note Filed
        Н
                                    Committee Rules
01-02-15 H
                                     Assigned to Judiciary II - Criminal Law
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-02-22 H Added As A Joint Sponsor BEAUBIEN
        H Added As A Joint Sponsor SOTO
         H Added As A Joint Sponsor MURPHY
         H Added As A Co-sponsor COLLINS
        H Added As A Co-sponsor YARBROUGH
        H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor YOUNGE
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor JONES, LOU
         H Added As A Co-sponsor GILES
01-03-16 H
                                    JUD-CRIMINAL H
                Amendment No.01
                                                             Adopted
                                    Do Pass Amend/Short Debate 010-000-000
        Н
        H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
```

01-04-06 H

Re-Refer Rules/Rul 19(a)

CAPPARELLI - BUGIELSKI - BRADLEY - MCAULIFFE - SAVIANO, HB-0763 LYONS, JOSEPH, BURKE AND WOJCIK.

35 ILCS 200/1-130

Amends the Property Tax Code. Changes the definition of "property" to include riverboats, as defined in the Riverboat Gambling Act, that are permanently docked and do not conduct excursion cruises.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-07 H Filed With Clerk

H Added As A Joint Sponsor BUGIELSKI

H Added As A Joint Sponsor BRADLEY

H Added As A Joint Sponsor MCAULIFFE

H Added As A Joint Sponsor SAVIANO

H Added As A Co-sponsor LYONS, JOSEPH

H Added As A Co-sponsor BURKE H Added As A Co-sponsor WOJCIK

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0764 HANNIG.

Makes appropriations to the Office of the State's Attorneys Appellate Prosecutor for its ordinary and contingent expenses for FY2002. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Appropriations-Public Safety

01-03-16 H Com Deadline Extended-Rule

Committee Appropriations-Public Safety Н

Com/3rd Rdg Ddln Extnd-Rule 01-04-06 H

Н Committee Appropriations-Public Safety

Re-Refer Rules/Rul 19(a) 01-05-18 H

HB-0765 HOEFT.

40 ILCS 5/20-129

from Ch. 108 1/2, par. 20-129

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Retirement Systems Reciprocal Act.

PENSION NOTE (Illinois Pension Laws Commission)

House Bill 765 has no fiscal impact.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-02-27 H Pension Note Filed Committee Executive Н 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0766 HOEFT.

40 ILCS 5/24-101

from Ch. 108 1/2, par. 24-101

Amends the Illinois Pension Code. Makes a technical change in a Section concerning deferred compensation.

PENSION NOTE (Illinois Pension Laws Commission)

House Bill 766 has no fiscal impact.

NOTE(S) THAT MAY APPLY: Pension

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Executive 01-02-27 H Pension Note Filed H Committee Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HOEFT. HB-0767

40 ILCS 5/22-601

from Ch. 108 1/2, par. 22-601

Amends the Illinois Pension Code. Makes a technical change in a Section concerning the preservation of pension rights.

PENSION NOTE (Illinois Pension Laws Commission)

House Bill 767 has no fiscal impact. NOTE(S) THAT MAY APPLY: Pension

```
01-02-07 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
       01-02-15 H
                                              Assigned to Executive
       01-02-27 H
                                             Pension Note Filed
                                             Committee Executive
       01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0768
             HOEFT.
   40 ILCS 5/15-101
                                     from Ch. 108 1/2, par. 15-101
   Amends the Illinois Pension Code. Makes a technical change in a Section concerning
State universities.
       PENSION NOTE (Illinois Pension Laws Commission)
       House Bill 768 has no fiscal impact.
   NOTE(S) THAT MAY APPLY: Pension
       01-02-07 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm.
       01-02-15 H
                                             Assigned to Executive
       01-02-27 H
                                             Pension Note Filed
                                             Committee Executive
       01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0769
             HOEFT.
   40 ILCS 5/14-101
                                    from Ch. 108 1/2, par. 14-101
   Amends the Illinois Pension Code. Makes a technical change in a Section concerning
State employees.
       PENSION NOTE (Illinois Pension Laws Commission)
       House Bill 769 has no fiscal impact.
  NOTE(S) THAT MAY APPLY: Pension
       01-02-07 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-15 H
                                             Assigned to Executive
       01-02-27 H
                                             Pension Note Filed
                                             Committee Executive
       01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0770
             BLACK.
                                    from Ch. 37, par. 160.2
  705 ILCS 45/2
  Amends the Associate Judges Act. Provides that the minimum number of associate
judges authorized for any circuit with a population of at least 173,000 (instead of any
circuit with a population of at least 173,000 but not more than 177,000) shall be 5. Ef-
fective immediately.
  NOTE(S) THAT MAY APPLY: Judicial
      01-02-07 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-15 H
                                             Assigned to Judiciary I - Civil Law
       01-02-23 H
                                             Do Pass/Short Debate Cal 010-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-03-23 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
       01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-001
      01-03-27 S Arrive Senate
                S Placed Calndr First Rdg
                S Chief Sponsor MYERS
                                             Referred to Sen Rules Comm
                S First reading
      01-03-29 S Added as Chief Co-sponsor NOLAND
      01-04-06 S
                                              Assigned to Executive
                                             Recommended do pass 013-000-000
      01-04-26 S
                S Placed Calndr, Second Rdg
      01-05-01 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-02 S Third Reading - Passed 057-000-000
                H Passed both Houses
      01-05-31 H Sent to the Governor
      01-06-28 H Governor approved
```

Н

Н

Effective Date 01-06-28

PUBLIC ACT 92-0017

HB-0771 1376

HB-0771 DELGADO – GRANBERG.

40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127 40 ILCS 5/17-130.1 from Ch. 108 1/2, par. 17-130.1

Amends the Chicago Teacher Article of the Pension Code. Provides for mandatory State contributions to the Chicago Teacher Pension Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Personnel & Pensions

01-02-27 H Added As A Joint Sponsor GRANBERG

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0772 DELGADO - GRANBERG.

New Act

Creates the Chicago Teacher Pension Fund Continuing Appropriation Act. Provides a continuing appropriation to guarantee payment of required State contributions to the Chicago Teacher Pension Fund. Effective July 1, 2001.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions

01-02-27 H Added As A Joint Sponsor GRANBERG

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0773 DELGADO.

20 ILCS 2610/9

from Ch. 121, par. 307.9

Amends the State Police Act. Provides that beginning on January 1, 2002, qualified State Police officer applicants shall have completed, with a C average or better from an accredited college or university, (i) a Bachelor's Degree or (ii) an Associate in Arts or Associate in Science Degree or equivalent general education course work along with either 3 years of continuous full time service at the same police agency as a police officer or 2 years of military service. Effective immediately.

FISCAL NOTE (Illinois State Police)

There would be no fiscal impact on the State Police from HB773.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
2-15 H Fiscal Note Filed

01-02-15 H Fiscal Note Filed
H Assigned to Judiciary II - Criminal Law

01-03-16 H Re-Refer Rules/Rul 19(a)

1B-0774 PERSICO – OSMOND – RIGHTER.

760 ILCS 5/1

from Ch. 17, par. 1651

Amends the Trusts and Trustees Act. Makes technical changes in a Section concerning the Act's short title.

HOUSE AMENDMENT NO. 3.

Deletes reference to: 760 ILCS 5/1 Adds reference to:

760 ILCS 5/5.3 new

Deletes everything. Amends the Trusts and Trustees Act. Provides that a trustee may, but is not required to, invest for total return. Contains provisions concerning: criteria for investing for total return; crediting the income of the trust when a trustee invests for total return; limitations on questioning a trustee's judgment; and notice to primary beneficiaries of an election to invest for total return.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-15 H Primary Sponsor Changed To DANIELS H Added As A Joint Sponsor PERSICO 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-20 H Amendment No.01 PERSICO H Amendment referred to HRUL H Cal Ord 2nd Rdg-Shrt Dbt 01-03-29 H Primary Sponsor Changed To PERSICO

1377 HB-0774—Cont.

```
01-03-30 H
                Amendment No.02
                                      PERSICO
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H
                Amendment No.03
                                      PERSICO
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H
                Amendment No.03
                                     PERSICO
                Rules refers to
                                       HJUA
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-05 H
                Amendment No.03
                                     PERSICO
         H Recommends be Adopted HJUA/013-000-000
         H Added As A Joint Sponsor OSMOND
         H Added As A Joint Sponsor RIGHTER
                 Amendment No.03
                                     PERSICO
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                     Tabled Pursnt to Rule 40(a) HA'S #1 & 2
         H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-17 S Chief Sponsor DILLARD
01-04-18 S First reading
                                      Referred to Sen Rules Comm
01-04-25 S
                                      Assigned to Judiciary
01-05-02 S
                                      Held in Committee
01-05-09 S
                                      Postponed
                                      Committee Judiciary
01-05-12 S
                                      Refer to Rules/Rul 3-9(a)
```

HB-0775 DART – LYONS, JOSEPH AND ERWIN.

Appropriates \$1,000,000 from the Capital Development Fund to the Capital Development Board for the Fire Museum of Greater Chicago. Effective July 1, 2001.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Appropriations-Public Safety
01-03-16 H Re-Refer Rules/Rul 19(a)
01-10-23 H Added As A Joint Sponsor LYONS,JOSEPH
H Added As A Co-sponsor ERWIN
```

HB-0776 CROSS - BRUNSVOLD.

230 ILCS 5/30

from Ch. 8, par. 37-30

Amends the Illinois Horse Racing Act of 1975. Provides that the Thoroughbred Breeder's Program Task Force shall have until May 1, 2001 (now March 1, 2000) to make its recommendations to the General Assembly. Effective immediately.

```
01-02-07 H Filed With Clerk
         H Added As A Joint Sponsor BRUNSVOLD
                                       Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                       Assigned to Agriculture
01-02-22 H
                                       Do Pass/Short Debate Cal 010-002-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-26 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
01-04-04 S Arrive Senate
          S Placed Calndr First Rdg
          S Chief Sponsor JONES, W
                                       Referred to Sen Rules Comm
          S First reading
```

HB-0777 OSTERMAN – DAVIS, MONIQUE.

110 ILCS 947/65.65 new

Amends the Higher Education Student Assistance Act. Creates a grant program for teachers obtaining master's degrees. Contains only a Section caption.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0778 1378

HB-0778 LYONS, JOSEPH - SOTO - TURNER, ART - HOWARD - KENNER, HOFFMAN, MCCARTHY AND RUTHERFORD.

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 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.

SENATE AMENDMENT NO. 1.

Deletes reference to: 30 ILCS 500/30-22 new Adds reference to: 30 ILCS 500/Art. 33 heading new 30 ILCS 500/33-5 new 30 ILCS 500/33-10 new 30 ILCS 500/33-15 new 30 ILCS 500/33-20 new 30 ILCS 500/33-25 new

Deletes everything. Amends the Illinois Procurement Code. Allows State agencies to engage a construction manager to provide services in the planning and pre-construction phase and the construction phase of a project. Sets criteria for the award and evaluation of construction management services. Sets the duties of construction managers. Prohibits construction managers from taking certain actions. Effective immediately.

```
01-02-07 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-14 H Added As A Joint Sponsor SOTO
         H Added As A Joint Sponsor TURNER, ART
01-02-22 H Added As A Joint Sponsor HOWARD
         H Added As A Joint Sponsor KENNER
01-03-07 H
                                      Assigned to State Procurement
01-03-16 H
                                      Do Pass/Short Debate Cal 005-004-000
         H Placed Cai 2nd Rdg-Shrt Dbt
01-03-21 H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor MCCARTHY
01-03-23 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 087-026-000
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
01-04-09 S Chief Sponsor SYVERSON
01-04-10 S First reading
                                      Referred to Sen Rules Comm
01-04-23 S Added As A Co-sponsor WELCH
01-05-02 S
                                      Assigned to Executive
01-05-08 S Sponsor Removed SYVERSON
         S Alt Chief Sponsor Changed RAUSCHENBERGER
01-05-09 S Added As A Co-sponsor JACOBS
         S
                 Amendment No.01
                                      EXECUTIVE S
                                                              Adopted
01-05-10 S
                                      Recmnded do pass as amend 012-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr,3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-23 H Motion Filed Concur
                 Motion referred to
         H Calendar Order of Concurren 01
         H Added As A Co-sponsor RUTHERFORD
01-05-31 H
                                      Re-Refer Rules/Rul 19(a)
```

1379 HB-0779

HB-0779 GARRETT.

220 ILCS 5/13-504 from Ch. 111 2/3, par. 13-504 220 ILCS 5/13-505 from Ch. 111 2/3, par. 13-505

Amends the Telecommunications Article of the Public Utilities Act. Provides that telecommunications carriers must provide notice of a rate increase 60 days before the increase takes effect. Requires the notice to be by mail with the customer's billing statement. Requires those carriers to provide notified customers with a toll-free telephone number to call regarding the rate increase. Effective immediately.

01-02-07 H Filed With Clerk
H First reading

01-02-15 H

O1-02-15 H

Assigned to Public Utilities

Page 1971 Properties

01-02-28 H Re-assigned to Consumer Protection 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0780 FRITCHEY.

815 ILCS 505/2

from Ch. 121 1/2, par. 262

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes technical changes in a Section defining unlawful practices.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0781 FRITCHEY.

815 ILCS 505/2

from Ch. 121 1/2, par. 262

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes technical changes in a Section defining unlawful practices.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0782 FRITCHEY.

815 ILCS 505/12

from Ch. 121 1/2, par. 272

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section setting forth the short title of the Act.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0783 FRITCHEY.

815 ILCS 505/12

from Ch. 121 1/2, par. 272

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section setting forth the short title of the Act.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0784 SCOTT - CURRY, JULIE - DAVIS, MONIQUE.

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 673/1.2 new

720 ILCS 675/1.3 new

720 ILCS 675/2 from Ch. 23, par. 2358

Amends the Sale of Tobacco to Minors Act. Provides that tobacco products may be sold in vending machines in taverns only if the vending machine is at least 25 feet from any entrance. Provides that, before selling tobacco products to a person, the retailer must request and examine photographic identification of the person unless it appears without reasonable doubt that the person is over 27 years old. Prohibits retailers from distributing individual cigarettes or a quantity of tobacco from a package intended for individual consumer use. Prohibits the dispensation of tobacco product samples in cer-

tain public areas. Requires retailers of tobacco products to place a warning sign at each point of sale. Requires retailers of tobacco products to obtain a license from the Department of Public Health. Increases penalties for the distribution of tobacco products to persons under 18 years of age.

FISCAL NOTE (Dept. of Public Health)
HB 784 may have a significant fiscal impact on DPH. Although license fees and fines for violations are to be collected by the State, no provisions are made for deposit of those fees/ fines in a fund that would support the licensure efforts of the Department. Without such legislative language, the monies collected as a result of HB 784 will be deposited into the General Revenue Fund. According to DCCA, there are almost 6,500 grocery stores, gas stations and convenience stores, and liquor stores operating in the State today. It is assumed

o,500 grocery stores, gas stations and convenience stores, and liquor stores operating in the State today. It is assumed that most of these establishments sell tobacco products or maintain tobacco vending machines. Additionally, some 6,000 food service businesses may also maintain tobacco product vending machines and require one or more licenses under the provisions of HB 784. There are other entities such as gift shops and bars that also will need to apply to IDPH for an annual tobacco retail license pursunt to the Act. Based on the assumption that for every 2,000 applications processed, one staff person is needed to process the application and validate the check, the Department would possibly need 8 additional

staff persons to manage the tobacco licensure process, resulting in a cost to the Department of approximately \$500,000 per fiscal year.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-08 H Added As A Joint Sponsor CURRY, JULIE
01-02-15 H Assigned to Children & Youth
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-14 H Fiscal Note Filed

01-03-14 H Fiscal Note Filed
H Committee Children & Youth
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0785 O'BRIEN – CURRY, JULIE – LYONS, EILEEN – DAVIS, MONIQUE, RYAN AND COLLINS.

105 ILCS 5/2-3.131 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 less 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, 2001.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-08 H Added As A Joint Sponsor CURRY JULIE
H Added As A Joint Sponsor LYONS, EILEEN

01-02-15 H Assigned to Approp-Elementary & Secondary
Educ

01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE

01-02-23 H Added As A Co-sponsor RYAN

01-03-16 H Re-Refer Rules/Rul 19(a)

01-03-20 H Added As A Co-sponsor COLLINS
```

1381 HB-0786

```
HB-0786 O'BRIEN - CURRY, JULIE - LYONS, EILEEN.
```

```
725 ILCS 5/112A-21 from Ch. 38, par. 112A-21 from Ch. 38, par. 112A-22 from Ch. 40, par. 603 from Ch. 40, par. 603 from Ch. 40, par. 607 from Ch. 40, par. 607 from Ch. 40, par. 2514 from Ch. 40, par. 2312-21 from Ch. 40, par. 2312-21 from Ch. 40, par. 2312-22
```

Amends the Code of Criminal Procedure of 1963, the Illinois Marriage and Dissolution of Marriage Act, the Illinois Parentage Act of 1984, and the Illinois Domestic Violence Act of 1986. Provides that if an order of protection or an order issued under the Illinois Marriage and Dissolution of Marriage Act or the Illinois Parentage Act of 1984 contains a provision for custody or visitation with respect to a child who is enrolled in school, the order must contain a statement as to which of the child's parents is authorized to pick up the child at the school. If both parents are authorized to pick up the child at the school, the order must state that authorization. Provides that after the entry of such an order, the clerk of the court must notify the affected school.

```
JUDICIAL NOTE (Administrative Office of the Illinois Courts)
```

HB 786 would neither decrease nor increase the number of judges

needed in the State.

CORRECTIONS NOTE (Department of Corrections)

There is no corrections population or fiscal impact on the

Department. 01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-08 H Added As A Joint Sponsor CURRY, JULIE H Added As A Joint Sponsor LYONS, EILEEN

01-02-15 H Assigned to Judiciary II - Criminal Law

H Judicial Note Filed
H Committee Judiciary II - Criminal Law

01-03-16 H Re-Refer Rules/Rul 19(a)
01-03-19 H Correctional Note Filed
H Committee Rules

HB-0787 SCOTT.

105 ILCS 5/26-1 from Ch. 122, par. 26-1 105 ILCS 5/26-2 from Ch. 122, par. 26-2

Amends the School Code. Lowers the compulsory school age by one year, to 6 years of age (from 7 years). Effective July 1, 2001.

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Elementary & Secondary

Education

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0788 RYAN.

40 ILCS 5/9-128.1 from Ch. 108 1/2, par. 9-128.1 40 ILCS 5/9-170 from Ch. 108 1/2, par. 9-170 40 ILCS 5/9-219 from Ch. 108 1/2, par. 9-219 40 ILCS 5/9-220 from Ch. 108 1/2, par. 9-220 30 ILCS 805/8.25 new

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

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0789 1382

HB-0789 MCCARTHY - MATHIAS.

735 ILCS 5/12-910

from Ch. 110, par. 12-910

Amends the Code of Civil Procedure. Makes a stylistic change in provisions concerning proceedings to enforce judgements.

HOUSE AMENDMENT NO. 1.

Adds reference to: 735 ILCS 5/12-911

from Ch. 110, par. 12-911

Amends the Code of Civil Procedure with regard to enforcement of judgments. Deletes provisions requiring the officer holding a certified copy of the judgment to summon 3 persons to be sworn as commissioners and to appraise the property. Provides that the judgment creditors or their heirs or assigns shall provide the officer with an appraisal of the property by a State certified general real estate appraiser or a State certified residential real estate appraiser. Provides that the sale of the property by the officer shall be subject to any existing encumbrances. Provides that the officer shall mail by certified mail or cause to be mailed by certified mail to the judgment debtor a notice indicating that the property will be sold unless the judgment is satisfied. The notice shall contain the date of the scheduled sale, which shall be no less than 60 days after the date of the notice. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to:

735 ILCS 5/2-1402

735 ILCS 5/12-901

735 ILCS 5/12-904 735 ILCS 5/12-906

735 ILCS 5/12-909

735 ILCS 5/12-912

Changes the homestead exemption in proceedings for enforcement of judgments from \$7,500 to \$30,000 (and from \$15,000 to \$30,000 in the case of property owned by 20 or more individuals). Eliminates a reference to commissioners that remained in the bill.

```
01-02-07 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Executive
01-03-19 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      MCCARTHY
01-03-21 H
                 Amendment No.01
                 Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                 Amendment No.01
                                      MCCARTHY
         н
                Rules refers to
                                       HJUA
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-27 H
                                      MCCARTHY
                Amendment No.01
         H Recommends be Adopted HJUA
         H Second Reading-Short Debate
                 Amendment No.01
                                      MCCARTHY
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Judiciary
01-04-18 S
                                      Held in Committee
01-04-25 S
                                      Held in Committee
01-05-02 S
                                      Postponed
01-05-08 S
                                                  S
                 Amendment No.01
                                      JUDICIARY
                                                               Adopted
01-05-09 S
                                      Recmided do pass as amend 011-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr,3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
```

```
01-05-22 H Motion Filed Concur
               Н
                       Motion referred to
                                             HRUL.
               H Calendar Order of Concurren 01
      01-05-24 H Motion Filed Non-Concur #2/01/MCCARTHY
               H Calendar Order of Concurren 01
      01-05-25 H Added As A Joint Sponsor MATHIAS
      01-05-30 H
                                            Motion TO CONCUR SA
               H Recommends be Adopted HRUL/004-000-000
               H Calendar Order of Concurren 01
      01-05-31 H H Noncners in S Amend 01
               S Secretary's Desk Non-concur 01
      01-07-01 S
                                           Refer to Rules/Rul 3-9(b)
HB-0790
            SLONE.
  525 ILCS 35/1
                                   from Ch. 85, par. 2101
```

Amends the Open Space Lands Acquisition and Development Act. Makes a technical change in a Section concerning the short title of the Act.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0791 SLONE.

> 520 ILCS 5/1.2 from Ch. 61, par. 1.2

Amends the Wildlife Code. Makes technical changes in a Section concerning administration and definitions.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0792 SLONE.

> 520 ILCS 5/2.24 from Ch. 61, par. 2.24

Amends the Wildlife Code. Makes a technical change in a Section concerning deer

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0793 SLONE - OSTERMAN - BOLAND.

New Act

Creates the Illinois Growth Act. Contains a short title only.

HOUSE AMENDMENT NO. 1.

Deletes everything. Creates the Illinois Growth Act. Creates the Balanced Growth Coordinating Council. Provides for the appointment of members to the Council. Provides that the Council must improve the coordination of State projects affecting land use, transportation, and affordable housing with local, county, and regional plans. Sets other duties of the Council. Requires certain State agencies to provide the Council, upon request, with information about projects affecting land use, transportation, housing development, and planning. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes everything. Creates the Illinois Growth Act. Creates the Balanced Growth Council. Provides for the appointment of members to the Council. Provides that the Council must make recommendations on balanced growth to the Governor's cabinet and review certain State activities and programs affecting growth. Sets other duties of the Council. Requires certain agencies to provide the Council, upon request, with information about projects affecting land use, transportation, housing development, and planning. Effective immediately.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-06 H Primary Sponsor Changed To MADIGAN, MJ H Added As A Joint Sponsor SLONE

	01-03-19			Do Pass/Short Debate Cal C	13-000-000		
	01 02 20		Placed Cal 2nd Rdg-Shrt Db Amendment No.01	t SLONE			
	01-03-20	Н	Amendment referred to	-			
		Н	Cal Ord 2nd Rdg-Shrt Dbt				
	01-03-21		Amendment No.01	SLONE			
		H	Rules refers to Cal Ord 2nd Rdg-Shrt Dbt	HCLU			
	01-03-22		Amendment No.01	SLONE			
			Recommends be Adopted He				
			Added As A Joint Sponsor C Second Reading-Short Deba				
		Н	Amendment No.01	SLONE	Adopted		
			Pld Cal 3rd Rdg-Shrt Dbt		•		
			Primary Sponsor Changed T				
	01-03-29	H	Rolld 2nd Rdg-Short Debate Amendment No.02	SLONE			
		Н	Amendment referred to				
			Held 2nd Rdg-Short Debate				
	01-04-02		Amendment No.02	SLONE			
		H	Recommends be Adopted H Amendment No.02	SLONE	Adopted		
			Pld Cal 3rd Rdg-Shrt Dbt	SECILE	ridopied		
			3rd Rdg-Shrt Dbt-Pass/Vote				
	01.04.02		Added As A Joint Sponsor E	OLAND			
	01-04-03	-	Arrive Senate Placed Calndr First Rdg				
			Chief Sponsor RAUSCHEN	BERGER			
	01-04-04		First reading	Referred to Sen Rules Com	m		
HB-07	94 D	ΑV	IS,MONIQUE.				
70	ILCS 361	0/1	from Ch	. 111 2/3, par. 351			
Am	ends the	Lo	cal Mass Transit District	Act. Adds a caption and	makes technical		
chang			rt title Section.				
	01-02-07		Filed With Clerk	Defended the Deleg Con-			
	01-02-15		First reading	Referred to Hse Rules Com Assigned to Executive	ırrı		
	01-03-16			Re-Refer Rules/Rul 19(a)			
HB-07	95 S	CO	IT – HOEFT – GILES – J	ONES JOHN - FOWLER,	CROTTY, CUR-		
			ULIE, DAVIS,MONIQUE,		- ,		
	105 ILCS 5/26-1 from Ch. 122, par. 26-1						
	105 ILCS 5/26-2 from Ch. 122, par. 26-2 Amends the School Code. Lowers the compulsory school age by one year, to 6 years						
			ars). Effective July 1, 2001		e year, to o years		
or age			TE (State Board of Education				
	It is unclear how many children HB 795 would impact. There are						
approximately 160.9 thousand children per grade in grades 1							
through 3 and 147.6 thousand already in kindergarten. If 30% of the 13.3 thousand difference is added to school rolls as a							
	result of lowering the compulsory attendance age and this is						
	multiplied by the general State aid foundation level of \$4,425,						
	the cost would be approximately \$17 million, not including any costs for additional facilities that might be necessary.						
	STATE MANDATES NOTE (State Board of Education)						
	Same as SBE fiscal note.						
NO	Same as SBE fiscal note. TE(S) THAT MAY APPLY: Fiscal; State Mandates 01-02-07 H Filed With Clerk						
	01-02-07			IOEET			
			Added As A Joint Sponsor I Added As A Joint Sponsor O				
	H Added As A Joint Sponsor JONES, JOHN						
			Added As A Joint Sponsor F				
			Added As A Co-sponsor CR Added As A Co-sponsor CU				
			First reading	Referred to Hse Rules Com	ım		
	01-02-15		J	Assigned to Elementary &			
				Education			

1385 HB-0795—Cont.

```
01-02-20 H Added As A Co-sponsor DAVIS, MONIQUE
       01-02-23 H
                                             Do Pass/Stndrd Dbt/Vote 012-002-000
                                               HELM
                 H Plcd Cal 2nd Rdg Stndrd Dbt
       01-02-27 H
                                             Fiscal Note Filed
                                             St Mandate Fis Note Filed
                 H Cal 2nd Rdg Stndrd Dbt
       01-02-28 H Second Reading-Stnd Debate
                H Pld Cal 3rd Rdg-Stndrd Dbt
                H Added As A Co-sponsor FRANKS
       01-03-06 H Added As A Co-sponsor POE
       01-03-21 H 3rd Rdg-Stnd Dbt-Pass/Vote 094-019-000
       01-03-22 S Arrive Senate
                 S Placed Calndr First Rdg
       02-01-10 S Chief Sponsor LIGHTFORD
       02-01-30 S First reading
                                             Referred to Sen Rules Comm
HB-0796
             RYAN - MILLER AND FRANKS.
   230 ILCS 5/34.2 new
   230 ILCS 10/13.2 new
   230 ILCS 10/18
                                    from Ch. 120, par. 2418
   Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act. Pro-
vides that no person may conduct the cashing of a post-dated check or the cashing of a
State or municipal government check to a person on the grounds of the race track or the
inter-track wagering facility or inter-track wagering location facility of an organization
licensee under the Illinois Horse Racing Act of 1975 or the riverboat or dock of an own-
ers licensee under the Riverboat Gambling Act. Provides that a violation is a Class B
misdemeanor. Effective immediately.
       FISCAL NOTE (Illinois Gaming Board)
       HB 796 would not have a fiscal impact on the State as there
       would be no change from the current Gaming Board practice pur-
       suant to the Illinois Gaming Board Adopted Rules.
  NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      01-02-07 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
       01-02-15 H
                                            Assigned to Executive
       01-02-20 H
                                            Fiscal Note Filed
                                            Committee Executive
      01-02-23 H Added As A Joint Sponsor MILLER
      01-02-27 H Added As A Co-sponsor FRANKS
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0797
             LYONS, JOSEPH - COWLISHAW - COULSON - MCGUIRE - LAWFER
             AND GRANBERG.
  210 ILCS 9/5
  Amends the Assisted Living and Shared Housing Act. Makes technical changes in a
Section concerning the legislative purpose.
      01-02-07 H Filed With Clerk
                H Added As A Joint Sponsor COWLISHAW
                H Added As A Joint Sponsor COULSON
                H Added As A Joint Sponsor MCGUIRE
                H Added As A Joint Sponsor LAWFER
                H First reading
                                            Referred to Hse Rules Comm
      01-02-15 H
                                            Assigned to Executive
                H Added As A Co-sponsor GRANBERG
```

Amends the Downstate Forest Preserve District Act. Makes a technical change in a Section requiring courts to take judicial notice of districts organized under that Act. Amends the Cook County Forest Preserve District Act. Makes a technical change in a Section concerning definitions.

from Ch. 96 1/2, par. 6304

from Ch. 96 1/2, par. 6402

```
01-02-07 H Filed With Clerk
```

01-03-16 H

70 ILCS 805/3

70 ILCS 810/2

MEYER.

HB-0798

H First reading

Referred to Hse Rules Comm

Re-Refer Rules/Rul 19(a)

01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0799 LYONS, EILEEN.

750 ILCS 5/509

from Ch. 40, par. 509

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes technical changes in a Section concerning the independence of provisions of a judgment or temporary order as affecting an obligation to pay support.

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0800 MAUTINO – RUTHERFORD – DAVIS,MONIQUE – HOWARD – KENNER, O'BRIEN AND HULTGREN.

215 ILCS 5/507.2 new

Amends the Illinois Insurance Code. Provides that policyholders and their insurance producers have exclusive rights to confidential information of an insured relating to the nsured and the insured's insurance policy. Prohibits use of that information, commonly known as "expirations", by persons other than the insurance producer for purposes of marketing insurance or other products. Does not apply to life and health insurance or when the producer acts under an exclusive contract with the insurer or when the insured makes written requests for additional insurance sales. Provides for enforcement by the Director of Insurance. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the expirations are owned by the registered firm rather than the insurance producer. Provides an exception from the ownership of expirations rules for situations where producers act primarily for one company or affiliated group of companies and defines the term "primarily". Deletes provision granting producers a right to claim for lost commissions and any other relief for violations.

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

HB 800 may create a minimal fiscal impact to the Department.

HOUSE AMENDMENT NO. 2.

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that policyholders and the registered firms who sold the policy have exclusive rights to confidential information of an insured relating to the insured and the insured's insurance policy. Prohibits use of that information, commonly known as "expirations", by persons or entities other than the registered firm for purposes of marketing insurance or other products. Provides exceptions for banks and other financial institutions. Does not apply to life and health insurance or when the producer acts primarily for one company or an affiliated group of companies or when the insured makes written requests for additional insurance sales. Deletes provision granting producers a right to claim for lost commissions and other relief for violations. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 01-02-07 H Filed With Clerk H First reading

Referred to Hse Rules Comm

Adopted

01-02-15 H Assigned to Insurance 01-02-16 H Added As A Joint Sponsor DAVIS MONIQUE

01-02-22 H Added As A Joint Sponsor HOWARD

H Added As A Joint Sponsor KENNER
01-03-07 H Amendment No.01 INSURANCE H

7 H Amendment No.01 INSURANCE H Adopted
H Do Pass Amend/Short Debate 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-13 H Fiscal Note Filed as amnded H Cal Ord 2nd Rdg-Shrt Dbt

H Added As A Joint Sponsor RUTHERFORD

01-03-27 H Amendment No.02 MAUTINO

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

01-03-28 H Added As A Co-sponsor O'BRIEN

01-03-29 H Added As A Co-sponsor HULTGREN

01-03-30 H Amendment No.02 MAUTINO H Recommends be Adopted HRUL/005-000-000

H Second Pending Short Debata

H Second Reading-Short Debate
H Amendment No.02

Amendment No.02 MAUTINO

H Pld Cal 3rd Rdg-Shrt Dbt

```
01-04-02 H 3rd Rdg-Shrt Dbt-Pass/Vote 100-000-001
S Arrive Senate
S Placed Calndr First Rdg
S Chief Sponsor WALSH,T
S First reading
Referred to Sen Rules Comm
Assigned to Insurance & Pensions
Recommended do pass 010-000-000
S Placed Calndr,Second Rdg
01-05-01 S Second Reading
S Placed Calndr,3rd Reading
01-07-01 S Refer to Rules/Rul 3-9(b)
```

HB-0801 LYONS, EILEEN.

750 ILCS 5/516

from Ch. 40, par. 516

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a stylistic change in provisions concerning support collection fees.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0802 LYONS, EILEEN.

750 ILCS 16/1

Amends the Non-Support Punishment Act, Makes a technical change in a Section concerning the Act's short title.

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0803 MILLER - RYAN - DAVIS, MONIQUE.

205 ILCS 670/16c new

205 ILCS 670/20 from Ch. 17, par. 5426

Amends the Consumer Installment Loan Act. Provides that lenders that make loans based upon proof of the borrower's continuing employment or ownership of equity in a motor vehicle and the borrower's delivery to the lender of a postdated check in an amount sufficient to repay the loan must deem all fees charged for making the loan or renewing the loan to be interest for disclosure purposes. Requires that interest be disclosed in a manner consistent with the Truth in Lending Act. Limits rollovers of loans to 3 during any 12-month period. Effective immediately.

CORRECTIONAL NOTE (Department of Corrections)
There would be no fiscal or corrections population impact.
NOTE(S) THAT MAY APPLY: Correctional

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-14 H Added As A Joint Sponsor RYAN
01-02-15 H Assigned to Consumer Protection
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-05 H Correctional Note Filed
Committee Consumer Protection
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0804 GARRETT.

Appropriates \$200,000 from the Road Fund to the Department of Transportation for employing additional vehicle weight inspectors so that every vehicle weigh station in the State may be kept open at least 5 days and 40 hours per week. Effective July 1, 2001.

01-02-07 H Filed With Clerk
H First reading

01-02-15 H
Assigned to Appropriations-Public Safety
01-03-16 H
Referred to Hse Rules Comm
Assigned to Appropriations-Public Safety
Re-Refer Rules/Rul 19(a)

HB-0805

DAVIS,MONIQUE – MAY – LANG – GRANBERG – HOFFMAN, HOWARD, COLLINS, YARBROUGH, MURPHY, SOTO, DELGADO, SCULLY, MORROW, BURKE, FRITCHEY, ACEVEDO, FLOWERS, TURNER, ART, OSTERMAN, LYONS, JOSEPH, MCKEON, FRANKS, CURRIE, SCOTT,

GILES, STROGER, YOUNGE, JONES, SHIRLEY, SLONE, NOVAK, KOSEL, BEAUBIEN AND MILLER.

625 ILCS 5/11-212 new

Amends the Illinois Vehicle Code. Provides for a 4-year traffic stop statistical study requiring law enforcement officers to record on the face of a uniform traffic citation or warning citation the race of the motorist and whether there was a search of the vehicle, vehicle driver, or passenger resulting in no further legal action. Requires the Secretary of State for 3 years to compile and study traffic stop data to determine whether there is a pattern of discrimination throughout the State in the enforcement of the Illinois Vehicle Code and similar provisions of local ordinances and make a report of those findings to the legislative leaders and the Governor. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 625 ILCS 5/11-212 new Adds reference to: 625 ILCS 5/16-108 new

Deletes everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that, for a 2-year period after the effective date of the amendatory Act, whenever a peace officer stops a vehicle for a traffic violation, the officer shall record and report racial, age, and gender information on the individual stopped and the reasons for and the results of the stop. Provides that each law enforcement agency shall compile the required data and submit the data in an annual report to the Attorney General. Provides that the Attorney General shall analyze the data and submit a report of his findings to the General Assembly. Provides that law enforcement agencies shall adopt policies that discourage race-based traffic stops. Provides that the Governor may direct the Comptroller and the State Treasurer to withhold State funds appropriated to a law enforcement agency that fails to comply with these requirements. Effective immediately.

```
01-02-07 H Filed With Clerk
        H First reading
                                   Referred to Hse Rules Comm
01-02-09 H Added As A Joint Sponsor MAY
                                   Assigned to Transportation & Motor Vehicles
01-02-15 H
        H Added As A Joint Sponsor LANG
        H Added As A Co-sponsor HOWARD
        H Added As A Co-sponsor COLLINS
        H Added As A Co-sponsor YARBROUGH
        H Added As A Co-sponsor MURPHY
        H Added As A Co-sponsor SOTO
        H Added As A Co-sponsor DELGADO
        H Added As A Co-sponsor SCULLY
        H Added As A Co-sponsor MORROW
        H Added As A Co-sponsor BURKE
        H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor ACEVEDO
01-02-20 H Added As A Joint Sponsor GRANBERG
        H Added As A Joint Sponsor HOFFMAN
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor TURNER, ART
        H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor LYONS, JOSEPH
        H Added As A Co-sponsor MCKEON
        H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor CURRIE
        H Added As A Co-sponsor SCOTT
        H Added As A Co-sponsor GILES
        H Added As A Co-sponsor STROGER
        H Added As A Co-sponsor YOUNGE
        H Added As A Co-sponsor JONES, SHIRLEY
        H Added As A Co-sponsor SLONE
        H Added As A Co-sponsor NOVAK
        H Added As A Co-sponsor KOSEL
        H Added As A Co-sponsor BEAUBIEN
                                                          Adopted
               Amendment No.01
                                   TRANSPORTAT'N H
01-02-21 H
                                   Remains in CommiTransportation & Motor
        Н
```

Vehicles

```
01-03-01 H Added As A Co-sponsor MILLER
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0806 ZICKUS - SCHMITZ - BIGGINS - SCULLY - BELLOCK AND PARKE.

105 ILCS 5/10-20.35 new 105 ILCS 5/34-18.22 new

Amends the School Code. Requires a school board to adopt a written policy regarding a minor's access to and use of a public access computer for Internet connectivity. Provides that the written policy shall require public access computers to be equipped with software that seeks to prevent minors from gaining access to explicit sexual materials through Internet connectivity, subject to the availability of funds for this purpose from the Technology Literacy Challenge Program or the Technology Success Grant Program. Provides that the school board shall allow teachers or other authorized adult employees of a public school to circumvent the filter software to allow certain minors to have unfiltered access to the Internet or an online service for specific projects that have legitimate scientific or educational purposes.

HOUSE AMENDMENT NO. 1.

Provides that funds for the software may also come from the School Safety and Educational Improvement Block Grant Program. Makes a technical change.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-07 H Filed With Clerk
         H Added As A Joint Sponsor SCHMITZ
         H Added As A Joint Sponsor BIGGINS
         H Added As A Joint Sponsor SCULLY
         H Added As A Joint Sponsor BELLOCK
         H Added As A Co-sponsor PARKE
                                     Referred to Hse Rules Comm
         H First reading
                                     Assigned to Elementary & Secondary
01-02-15 H
                                       Education
                                     ELEM SCND ED H
                                                              Adopted
01-02-22 H
                Amendment No.01
                                     Motion Do Pass Amended-Lost 010-002-009
         Н
                                     Remains in CommiElementary & Secondary
         Н
                                       Education
                                     Motion Do Pass Amended-Lost 008-007-001
01-03-08 H
                                       HELM
                                     Remains in CommiElementary & Secondary
                                       Education
                                     Re-Refer Rules/Rul 19(a)
01-03-16 H
```

HB-0807 MCGUIRE AND HAMOS.

20 ILCS 2705/2705-320 new 30 ILCS 105/5.545 new 30 ILCS 330/2 from Ch. 127, par. 652 30 ILCS 330/4 from Ch. 127, par. 654

Amends the Department of Transportation Law in the Civil Administrative Code of Illinois. Provides that the Department must establish the Build Illinois Transit Program for the construction of and acquisition of property and equipment for new mass transportation facilities and new or expanded mass transportation service, including rapid transit, rail, bus, and other equipment used in connection with mass transit by the State, a public or private entity, or 2 or more of these entities. Provides that the Department may (i) enter into contracts for new mass transportation facilities and new or expanded mass transportation service and (ii) make grants to units of local government and mass transit carriers. Amends the State Finance Act to create the Build Illinois Transit Program Fund. Amends the General Obligation Bond Act to increase the bond authorization by \$3,900,000,000 and to make a corresponding increase in the bond amount authorized for mass transportation facilities under the Build Illinois Transit Program. Provides that for the payment of the principal and interest on the bonds, the Comptroller must order transferred and the Treasurer must transfer \$293,000,000 annually from the General Revenue Fund to the Build Illinois Transit Program Fund until the bonds are retired.

FISCAL NOTE (Department of Transportation)
In order to service the additional debt, HB 807 calls for the

annual transfer of \$293 million from GRF to the Build Illinois Transit Program Fund.

STATE DEBT NOTE (Economic and Fiscal Commission)

For the payment of the principal and interest on the bonds, the Comptroller must order transferred and the Treasurer must transfer \$293,000,000 annually from the General Revenue Fund to the Build Illinois Transit Program Fund until the bonds are retired. Assuming an interest rate of 5.5% and a 25-year level repayment period, the additional \$3.9 billion in bonding authority would increase total general obligation debt by approximately \$7.1 billion and annual debt service by approximately \$291 million. Dependent on the actual interest rate at the

time of the bond sale, the transfer of \$293,000,000 from the

General Revenue Fund may or may not be enough to cover the debt

service amount.

NOTE(S) THAT MAY APPLY: Debt; Fiscal

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Fiscal Note Filed

Assigned to Transportation & Motor Vehicles

01-02-16 H State Debt Note Filed

Committee Transportation & Motor Vehicles

01-02-28 H Added As A Co-sponsor HAMOS

01-03-16 H Re-Refer Rules/Rul 19(a)

HR-0808 FRITCHEY.

815 ILCS 505/12

from Ch. 121 1/2, par. 272

Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section setting forth the short title of the Act.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0809 OSTERMAN.

30 ILCS 105/5.545 new

Amends the State Finance Act. Adds the Child Care Capital Grant Fund to the list of special funds in the State treasury, but makes no other provisions concerning the fund.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HR-0810 STEPHENS - BOST - HOLBROOK.

625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code. Provides for issuance of West Point Bicentennial license plates, at an additional initial charge of \$15 and an additional renewal charge of \$2. Provides that the \$15 additional initial charge and the \$2 additional renewal charge shall go to the Secretary of State Special License Plate Fund.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Constitutional Officers 01-03-07 H Do Pass/Short Debate Cal 009-000-000

H Placed Cal 2nd Rdg-Shrt Dbt H Added As A Joint Sponsor BOST

01-03-08 H Second Reading-Short Debate

H Pld Cai 3rd Rdg-Shrt Dbt 01-03-27 H Added As A Joint Sponsor HOLBROOK

H 3rd Rdg-Shrt Dbt-Pass/Vote 107-010-000

01-03-28 S Arrive Senate S Placed Calndr First Rdg

01-04-17 S Chief Sponsor WATSON

01-04-18 S First reading

Referred to Sen Rules Comm

1391 HB-0811

HB-0811 KURTZ - HOFFMAN - PARKE - BEAUBIEN - MATHIAS AND WAIT.

New Act

Creates the Building and Construction Contract Act. Provides that a provision in a building and construction contract making the contract subject to the laws of another state or requiring litigation, arbitration, or dispute resolution to take place in another state is void and unenforceable.

FISCAL NOTE (Office of the Illinois Courts)
HB 811 may increase judicial workloads; however, it is not anticipated that the bill would have a substantial fiscal impact on the judicial branch.

HOUSE AMENDMENT NO. 1.

Provides that the Building and Construction Contract Act shall not apply (i) to provisions contained in or executed in connection with any building and construction contract awarded by the United States or any other state or (ii) to any person primarily engaged in the business of selling tangible personal property.

```
01-02-07 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Judiciary I - Civil Law
01-02-26 H
                                      Fiscal Note Filed
                                      Committee Judiciary I - Civil Law
01-03-15 H
                 Amendment No.01
                                      JUD-CIVIL LAW H
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H Primary Sponsor Changed To KURTZ
         H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor PARKE
         H Added As A Joint Sponsor BEAUBIEN
         H Added As A Joint Sponsor MATHIAS
         H Added As A Co-sponsor WAIT
01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-18 S Chief Sponsor DILLARD
01-04-19 S First reading
                                      Referred to Sen Rules Comm
```

HB-0812 HOFFMAN.

820 ILCS 405/1200 rep.

Amends the Unemployment Insurance Act. Repeals language providing: (i) that no fee may be charged a claimant in a proceeding under the Act by the Director of Employment Security or his or her representatives, or by the referees or Board of Review, or by any court or court clerk except as otherwise authorized; (ii) that an individual claiming benefits in a proceeding under the Act may be represented by counsel or an authorized agent but no counsel or agent may charge or receive more than an amount approved by the Board of Review or the Director; and (iii) that specified violations of those provisions constitute a Class A misdemeanor.

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Labor
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0813 OSTERMAN.

310 ILCS 80/5

Amends the Shelter Residents Protection Act. Makes a technical change in a Section concerning homeless persons' savings accounts.

01-02-07 H Filed With Clerk	
H First reading	Referred to Hse Rules Comm
01-02-15 H	Assigned to Executive
01-03-16 H	Re-Refer Rules/Rul 19(a)

HB-0814 HOFFMAN.

New Ac

Creates the Chapter 9 Authorization Act. Allows a unit of local government or a school district to institute bankruptcy proceedings on behalf of itself. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

HB 814 would have no fiscal impact on the judicial branch.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Judiciary I - Civil Law

01-02-26 H Fiscal Note Filed

H Committee Judiciary I - Civil Law 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0815 HOFFMAN.

745 ILCS 10/3-105 from Ch. 85, par. 3-105

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Replaces provisions concerning a local public entity's duty to exercise ordinary care in the maintenance of its property. Provides that neither a local public entity nor a public employee or agent of the local public entity, nor any other person engaged by the local public entity, public employee, or agent, who removes or attempts to remove snow or ice from a street, sidewalk, or other public way is liable for any injury that results from a condition caused by that undertaking unless the alleged misconduct was willful and wanton. (Current law provides that nothing in the Section concerning liability for the use of streets and public ways relieves a local public entity of the duty to exercise ordinary care in the maintenance of its property.) Effective immediately.

FISCAL NOTE (Administrative Office of the Illinois Courts)
HB 815 would have no fiscal impact on the judicial branch.
JUDICIAL NOTE (Administrative Office of the Illinois Courts)
HB 815 would neither increase nor decrease the number of judges needed in the State.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Judiciary 1 - Civil Law
H Fiscal Note Filed
H Judicial Note Filed
Committee Judiciary I - Civil Law

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0816 SCOTT – CURRY, JULIE.

New Act

Creates the Contractor Reporting Act. Requires a contractor doing business in this State to provide the Office of the Attorney General with a copy of all bankruptcies filed with respect to the contractor or any businesses previously owned by the contractor and a list of all lawsuits filed within the past 10 years against the contractor pertaining to his or her activities as a contractor and the disposition of those lawsuits. Also requires a contractor to provide the Office of the Attorney General with a list of all contracting businesses previously owned by the contractor.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-08 H Added As A Joint Sponsor CURRY, JULIE
01-02-15 H Assigned to Labor
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0817 SCOTT.

820 ILCS 205/22 from Ch. 48, par. 31.22

Amends the Child Labor Law. Makes stylistic changes in the Section stating the Law's short title.

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive

01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0818 SCULLY.

New Act

Creates the Comptroller Debt Collection Act. Short title only.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive

1393 HB-0818—Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0819 REITZ – CURRY, JULIE – FOWLER – FORBY – HOLBROOK AND MOR-ROW.

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. For grant years 2002 and thereafter, increases (by \$5000) the income ceiling for pharmaceutical assistance eligibility under the Act.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-08 H Added As A Joint Sponsor CURRY, JULIE

01-02-14 H Added As A Joint Sponsor FOWLER

H Added As A Joint Sponsor FORBY

01-02-15 H Assigned to Revenue

01-02-16 H Added As A Joint Sponsor HOLBROOK 01-02-27 H Added As A Co-sponsor MORROW

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0820 REITZ – SCULLY – DELGADO – FOWLER – FORBY, CROTTY, BRAD-LEY, MCCARTHY, LYONS, JOSEPH AND FRANKS.

625 ILCS 5/3-806.3

from Ch. 95 1/2, par. 3-806.3

Amends the Illinois Vehicle Code. Provides that commencing with the 2002 registration year, any vehicle owner eligible for (as well as any vehicle owner who has claimed and received) a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act pays a reduced registration fee of \$24 for specified vehicles.

FISCAL NOTE (Office of the Secretary of State)

The fiscal impact of this legislation cannot be determined.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-14 H Added As A Joint Sponsor SCULLY

H Added As A Joint Sponsor DELGADO

H Added As A Joint Sponsor FOWLER

H Added As A Joint Sponsor FORBY

01-02-15 H Fiscal Note Filed

H Assigned to Revenue

H Added As A Co-sponsor CROTTY

H Added As A Co-sponsor BRADLEY

H Added As A Co-sponsor MCCARTHY

01-02-20 H Added As A Co-sponsor LYONS, JOSEPH

01-02-28 H Added As A Co-sponsor FRANKS 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0821 BUGIELSKI.

70 ILCS 3605/1

from Ch. 111 2/3, par. 301

Amends the Metropolitan Transit Authority Act. Makes technical changes to a Section concerning the short title.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
H Assigned to Executive

01-02-15 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0822 MADIGAN,MJ – BRUNSVOLD.

230 ILCS 10/1

from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Executive

01-03-14 H Primary Sponsor Changed To MADIGAN,MJ

H Added As A Joint Sponsor BRUNSVOLD

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

1394 HB-0822--Cont.

```
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
        H 3rd Rdg-Shrt Dbt-Pass/Vote 063-043-009
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
01-04-17 S Chief Sponsor WEAVER
         S First reading
                                      Referred to Sen Rules Comm
01-04-18 S Added as Chief Co-sponsor JACOBS
      BLACK - CURRY JULIE.
```

HB-0823

```
65 ILCS 5/8-11-21 new
220 ILCS 5/9-221
                                   from Ch. 111 2/3, par. 9-221
 30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Code. Exempts school districts from municipal taxes on messages, telecommunications, natural gas, electricity, and water. Amends the Public Utilities Act to make a conforming change. Preempts home rule powers. Exempts from the reimbursement requirements of the State Mandates Act. Effective on July 1, 2001.

```
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
   01-02-07 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
   01-02-08 H Added As A Joint Sponsor CURRY, JULIE
   01-02-21 H
                                          Assigned to Revenue
   01-03-16 H
                                          Re-Refer Rules/Rul 19(a)
```

RYAN.

Appropriates \$1 from the Fire Prevention Fund to the Office of the State Fire Marshal to develop and implement a statewide fire safety reporting system. Effective July 1, 2001.

```
01-02-07 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-15 H
                                       Assigned to Executive
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0825 RYAN.

New Act

Creates the Fire Safety Reporting System Act. Contains a short title Section only.

```
01-02-07 H Filed With Clerk
         H First reading
                                        Referred to Hse Rules Comm
01-02-15 H
                                        Assigned to Appropriations-Public Safety
01-03-16 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0826 BOLAND.

10 ILCS 5/1-4 from Ch. 46, par. 1-4

Amends the Election Code. Makes technical changes in a Section concerning office hours for filing nomination petitions.

```
01-02-07 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-15 H
                                       Assigned to Executive
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0827 MCGUIRE - GARRETT.

New Act

Creates the Illinois Empowerment Zone Act. Contains a short title only.

```
01-02-07 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
        H Added As A Joint Sponsor MCGUIRE
01-03-19 H
                                    Do Pass/Short Debate Cal 013-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-04-02 H
                Amendment No.01
                                    MCGUIRE
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-03 H Primary Sponsor Changed To MCGUIRE
        Н
                Amendment No.01 MCGUIRE
        Н
                Rules refers to
                                      HCBD
        H Cal Ord 2nd Rdg-Shrt Dbt
```

1395 HB-0827—Cont.

```
01-04-04 H Amendment No.01 MCGUIRE
H Recommends be Adopted HCBD/007-000-000
H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
H Added As A Joint Sponsor GARRETT
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0828 MADIGAN.M.I - HOLBROOK.

20 ILCS 605/605-865 new

Amends the Department of Commerce and Community Affairs Law of the Civil Administrative Code of Illinois. Creates the caption only for a Section concerning visitor centers and a tourism office.

```
01-02-07 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-15 H
                                             Assigned to Executive
      01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
                H Added As A Joint Sponsor HOLBROOK
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-0829
             MADIGAN, MJ - 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

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.

FISCAL NOTE (Administrative Office of the Illinois Courts) Replacing circuit judge positions with an equal number of resident circuit judge positions will have no fiscal impact. However, based on salaries effective July 1, 2001, the additional annual cost for each resident circuit judge position that replaces an associate judge position is \$9,299, plus any associated increases in benefit expenses, and the increase in salary expenses for all 45 positions would be \$418,455. JUDICIAL NOTE (Administrative Office of the Illinois Courts) The bill provides that the new resident circuit judge positions will be filled as vacancies occur in the circuit judge and associate judge positions that would be eliminated. HB 829 would neither increase nor decrease the total number of judges in the State.

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. Makes technical changes in Sections concerning the election of circuit judges, vacancies in the office of judge, and the number of associate judges. NOTE(S) THAT MAY APPLY: Judicial

01-02-07 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-15 H Assigned to Judiciary I - Civil Law Fiscal Note Filed н Н Judicial Note Filed H Committee Judiciary I - Civil Law 01-03-09 H Added As A Joint Sponsor DURKIN 01-03-15 H Amendment No.01 JUD-CIVIL LAW H Adopted Do Pass Amend/Short Debate 008-000-004 H Placed Cal 2nd Rdg-Shrt Dbt

```
01-03-28 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-30 H Primary Sponsor Changed To MADIGAN,MJ
      01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 087-024-004
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-16 S Chief Sponsor KLEMM
      01-04-17 S First reading
                                             Referred to Sen Rules Comm
            MORROW.
HB-0830
  705 ILCS 35/2
                                    from Ch. 37, par. 72.2
                                    from Ch. 37, par. 72.42
  705 ILCS 40/2
  705 ILCS 45/2
                                    from Ch. 37, par. 160.2
```

Amends the Circuit Courts Act, the Judicial Vacancies Act, and the Associate Judges Act. Makes technical changes in Sections concerning the election of circuit judges, vacancies in the office of judge, and the number of associate judges.

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0831 O'CONNOR - LYONS,EILEEN - LINDNER - MATHIAS - HOWARD, BLACK, KENNER, SCULLY AND BASSI.

720 ILCS 5/24-3.5

40 ILCS 5/17-134

Amends the Criminal Code of 1961. Provides that a person who commits the offense of unlawful purchase of a firearm by purchasing a firearm with the intent to deliver the firearm to a person prohibited by federal or State law from possessing the firearm or by purchasing the firearm and intentionally providing false information on a U.S. Department of the Treasury, Bureau of Alcohol, Tobacco and Firearms firearm transaction record form shall be sentenced to an additional term of imprisonment of 10 years for each firearm purchased that was: (1) used in a crime that involved a violation of the Cannabis Control Act or the Illinois Controlled Substances Act; (2) used in a crime committed against a law enforcement officer; or (3) used in the commission of a felony. Effective immediately.

HOUSE AMENDMENT NO. 1.

Includes in the offense of unlawful purchase of a firearm, the attempt to purchase the firearms

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

```
01-02-07 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-09 H Added As A Joint Sponsor LYONS, EILEEN
               H Added As A Joint Sponsor LINDNER
               H Added As A Joint Sponsor MATHIAS
      01-02-15 H
                                            Assigned to Judiciary II - Criminal Law
      01-02-21 H Added As A Co-sponsor BLACK
      01-02-22 H Added As A Joint Sponsor HOWARD
               H Added As A Co-sponsor KENNER
      01-03-16 H
                       Amendment No.01
                                            JUD-CRIMINAL H
                                                                    Adopted
                                            Do Pass Amend/Short Debate 012-001-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
               H Added As A Co-sponsor SCULLY
      01-03-21 H Added As A Co-sponsor BASSI
               H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-001
      01-03-22 S Arrive Senate
               S Placed Calndr First Rdg
      01-03-27 S Chief Sponsor LINK
      01-03-28 S First reading
                                           Referred to Sen Rules Comm
HB-0832
            MURPHY.
```

30 ILCS 805/8.25 new
Amends the Chicago Teacher Article of the Pension Code. Eliminates certain restrictions on the types of leave of absence for which credit may be established. Increases the

from Ch. 108 1/2, par. 17-134

maximum total leave from 12 to 36 months. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pens

01-02-15 H Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0833 MURPHY.

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 805/8.25 new

Amends the Chicago Teacher Article of the Illinois Pension Code to provide for a one-time increase in certain retirement and survivor's annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0834 MURPHY.

40 ILCS 5/17-119 from Ch. 108 1/2, par. 17-119 30 ILCS 805/8.25 new

Amends the Chicago Teacher Article of the Illinois Pension Code. Calculates the pro rata portion of the initial annual increase in retirement pension from the 61st birthday to the date of first increase in pension to the later of (1) attainment of age 55 or (ii) the date of retirement to the date of first increase in pension. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0835 MURPHY.

40 ILCS 5/17-119.1 30 ILCS 805/8.25 new

Amends the Chicago Teacher Article of the Pension Code. Provides that a person who retires on or after July 1, 1998 with at least 30 years of service at retirement may have that service converted to the augmented rate without paying any additional contribution. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0836 MURPHY - GRANBERG.

40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116 30 ILCS 805/8.25 new

Amends the Chicago Teacher Article of the Illinois Pension Code to eliminate the age discount for persons with at least 30 years of service who retire before age 60. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-07 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Personnel & Pensions

H Added As A Joint Sponsor GRANBERG

01-03-16 H Re-Refer Rules/Rul 19(a)

1398 HB-0837

HB-0837 DAVIS, MONIQUE.

Appropriates \$1 from the General Revenue Fund to the Department of Commerce and Community Affairs for the Financial Assistance Outreach Center. Effective July 1, 2001.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Appropriations-General Services 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0838 BIGGINS.

New Act

Creates the Uniform Sales and Use Tax Act. Includes a short title only.

01-02-07 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-21 H Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-0839 HOLBROOK - DAVIS, MONIQUE.

Appropriates \$250,000 from the General Revenue Fund to the Historic Preservation Agency for the digitization of archeological survey records. Effective July 1, 2001.

01-02-07 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-15 H Assigned to Appropriations-General Services 01-02-27 H Primary Sponsor Changed To HOLBROOK H Added As A Joint Sponsor DAVIS, MONIQUE 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0840 WIRSING.

110 ILCS 947/77 new 30 ILCS 105/5.545 new

Amends the Higher Education Student Assistance Act and the State Finance Act. Provides that all gifts, grants, or donations of money received by the Illinois Student Assistance Commission must be deposited into the Illinois Student Assistance Commission Contracts and Grants Fund, a special fund created in the State treasury. Allows moneys in the Fund to be used by the Commission, subject to appropriation, for support of the Commission's student assistance outreach activities. Effective July 1, 2001.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Higher Education Do Pass/Short Debate Cal 009-000-000 01-03-01 H H Placed Cal 2nd Rdg-Shrt Dbt 01-03-06 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-04-06 H Re-Refer Rules/Rul 19(a)

COWLISHAW. HB-0841

110 ILCS 979/45

Amends the Illinois Prepaid Tuition Act. Removes a provision that provides that if a qualified beneficiary is awarded a grant or scholarship, then the amount of money returned to the purchaser shall equal the original purchase price plus 2% interest compounded annually if that amount is less than the current cost of tuition and mandatory fees at the MAP-eligible institution where the qualified beneficiary is enrolled. Provides that if a qualified beneficiary is awarded a grant or scholarship while enrolled at either a MAP-eligible nonpublic institution of higher education or an eligible public or private out-of-state higher education institution, then the amount of money returned to the purchaser shall not exceed the current average mean-weighted credit hour value of the registration fees purchased under the contract. Makes other changes. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
            H First reading
   01-02-15 H
```

Referred to Hse Rules Comm Assigned to Higher Education Do Pass/Short Debate Cal 013-000-000

01-02-23 H

H Placed Cal 2nd Rdg-Shrt Dbt

```
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-03-29 S Chief Sponsor WATSON
         S First reading
                                       Referred to Sen Rules Comm
01-04-06 S
                                       Assigned to Education
01-04-18 S
                                       Postponed
01-04-25 S
                                       Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 051-001-000
         H Passed both Houses
01-06-01 H Sent to the Governor
01-07-26 H Governor approved
         Н
              Effective Date 01-07-26
              PUBLIC ACT 92-0165
```

HB-0842 WINTERS AND LAWFER.

New Act

Creates the Carbon Sequestration Study Act. Provides the short title only. HOUSE AMENDMENT NO. 1.

Creates the Carbon Sequestration Study Act. Creates the Carbon Sequestration Advisory Committee and establishes its membership and duties. Provides that the Director of Agriculture shall appoint the members and chairperson and provide staffing support for the Committee. Provides that the members of the Committee shall serve without compensation, but may be reimbursed for necessary expenses incurred in the performance of their duties. Requires the Committee to report to the General Assembly not later than February 1, 2002. Provides for the Act's repeal on June 1, 2002. Effective immediately.

```
01-02-07 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                      Assigned to Executive
                                      Do Pass/Short Debate Cal 013-000-000
01-03-19 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H
                Amendment No.01
                                     WINTERS
         H
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
                                     WINTERS
01-03-21 H
                Amendment No.01
         Н
                Rules refers to
                                       HAGR
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-22 H
                Amendment No.01
                                     WINTERS
         H Recommends be Adopted HAGR/013-000-000
         H Added As A Co-sponsor LAWFER
         H Second Reading-Short Debate
                                                              Adopted
                 Amendment No.01
                                     WINTERS
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
01-04-25 S Chief Sponsor SIEBEN
01-04-26 S First reading
                                     Referred to Sen Rules Comm
01-05-02 S
                                     Assigned to Environment & Energy
01-05-09 S
                                     Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
         Н
              Effective Date 01-08-07
         Н
              PUBLIC ACT 92-0264
```

HB-0843 **1400**

HB-0843 GRANBERG - LYONS, JOSEPH - BIGGINS - DURKIN.

New Act

Creates the Mobile Telecommunications Sourcing Conformity Act. Contains a short title only.

HOUSE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 630/2 from Ch. 120, par. 2002 35 ILCS 635/10 from Ch. 134, par. 45.3 from Ch. 24, par. 8-11-2

Deletes everything after the enacting clause. Creates the Mobile Telecommunications Sourcing Conformity Act. Provides that taxes on mobile telecommunications services shall be collected and remitted to the jurisdiction where the customer's primary use of the services occurs, irrespective of where the mobile telecommunications services originate, terminate, or pass through. Defines "place of primary use" as the street address representative of where the customer's use of the mobile telecommunications service primarily occurs, which must be (i) the residential street address or the primary business street address of the customer and (ii) within the licensed service area of the home service provider. Establishes mechanisms by which a home service provider of mobile telecommunications services may establish the taxing jurisdictions of a given street address. Provides that this Act applies to customer bills issued on or after August 1, 2002. Amends the Telecommunications Excise Tax Act, the Telecommunications Municipal Infrastructure Maintenance Fee Act, the Emergency Telephone System Act, and the privilege and occupation tax provision of the Illinois Municipal Code. Provides that as used in these Acts and this provision, with respect to wireless telecommunications, "service address" means the customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act. Effective August 1, 2002.

HOUSE AMENDMENT NO. 2.

Removes language providing that the procedures and remedies set forth in the Act for customer complaints are the sole and exclusive remedy available to the customer and replaces it with provisions that these procedures shall be the first course of remedy available to customers, and that no cause of action based upon a dispute arising from these complaints or fees shall accrue until a customer has reasonably exercised these rights and procedures.

```
01-02-07 H Filed With Clerk
         H Added As A Joint Sponsor LYONS, JOSEPH
         H Added As A Joint Sponsor BIGGINS
         H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Executive
01-03-08 H Primary Sponsor Changed To MADIGAN,MJ
         H Added As A Joint Sponsor GRANBERG
01-03-19 H
                                    Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-23 H
                Amendment No.01
                                    GRANBERG
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.01
                                    GRANBERG
        Н
                Rules refers to
                                      HREV
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Primary Sponsor Changed To GRANBERG
01-03-28 H
                Amendment No.01
                                    GRANBERG
         H Recommends be Adopted HREV/009-000-000
        H Cal Ord 2nd Rdg-Shrt Dbt
        Н
                Amendment No.02
                                    GRANBERG
        Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H
                Amendment No.02
                                    GRANBERG
        H Recommends be Adopted HRUL/005-000-000
        H Second Reading-Short Debate
        Н
                Amendment No.01
                                    GRANBERG
                                                            Adopted
                Amendment No.02
        Н
                                    GRANBERG
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
```

1401

```
01-04-04 H Added As A Joint Sponsor DURKIN
         H 3rd Rdg-Shrt Dbt-Pass/Vote 095-005-000
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RAUSCHENBERGER
01-04-06 S First reading
                                      Referred to Sen Rules Comm
01-05-02 S
                                      Assigned to Revenue
01-05-10 S
                                      Recommended do pass 007-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-18 S
                                      Fnl Pssg Ddlne Extnd-Rule
                                      TO MAY 31, 2001.
01-05-31 S Third Reading - Passed 056-000-001
         H Passed both Houses
01-06-29 H Sent to the Governor
01-08-23 H Governor approved
             Effective Date 02-08-01
         H
             PUBLIC ACT 92-0474
```

HB-0844 BROSNAHAN – DAVIS, MONIQUE.

30 ILCS 540/3-2 from Ch. 127, par. 132.403-2

Amends the State Prompt Payment Act. Requires bills from community service providers for services purchased by the Department of Human Services under the Mental Health and Developmental Disabilities Administrative Act to be paid within 30 days after the bill is approved for payment. Requires a late fee in an amount equal to 75% of the underpayment interest rate specified in the federal IRS Revenue Ruling 99-36 charged on unpaid amounts to be added to a bill paid after the 30-day period ends. Effective immediately.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to State Government
Administration

01-02-16 H Added As A Joint Sponsor DAVIS,MONIQUE

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0845 BROSNAHAN, BLACK AND O'BRIEN.

20 ILCS 1705/54 from Ch. 91 1/2, par. 100-54

Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to establish rates and procedures to repay community service providers for the providers' costs associated with maintaining their national accreditation. Effective immediately.

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

01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Human Services

01-02-21 H Added As A Co-sponsor BLACK

01-02-27 H Added As A Co-sponsor O'BRIEN

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0846 BROSNAHAN – BELLOCK – LYONS,EILEEN – MCCARTHY – KOSEL, MCGUIRE, RYAN, CROTTY, HOLBROOK, YARBROUGH AND BASSI.

```
625 ILCS 5/1-159.1 from Ch. 95 1/2, par. 1-159.1 from Ch. 95 1/2, par. 3-616 from Ch. 95 1/2, par. 3-616 from Ch. 95 1/2, par. 11-1301.2 from Ch. 95 1/2, par. 11-1301.3 from Ch. 95 1/2, par.
```

Amends the Illinois Vehicle Code with regard to person with disabilities license plates and devices and decals. Provides that the term "person with disabilities" applies only to persons with specified conditions. Provides persons with disabilities plates are to be issued only if the name of the person with disabilities appears on the vehicle title or if the applicant is the parent or legal guardian of the person with disabilities. Limits the issuance of the special plates to one set per family in most cases, with no more than

2 sets issued if certain conditions are met. Provides that additional decals or devices may be issued only on written request and only with an explanation of the need for them. Provides that plates, devices, or decals may be seized or revoked if abuse occurs. Provides for a replacement fee for lost or stolen devices, subject to waiver if the person has claimed and received a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act.

FISCAL NOTE (Office of the Secretary of State)

The legislation will have no fiscal impact on the Secretary of

SENATE AMENDMENT NO. 1.

Provides that parking in a designated access aisle for persons with disabilities is prohibited if a sign has been posted reserving the adjacent parking space for persons with disabilities (rather than making it unlawful to park in an access aisle adjacent to a vehicle bearing persons with disabilities plates or decals).

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
   01-02-15 H
                                         Fiscal Note Filed
                                         Assigned to Constitutional Officers
   01-02-21 H Added As A Joint Sponsor LYONS, EILEEN
            H Added As A Joint Sponsor BELLOCK
            H Added As A Joint Sponsor MCCARTHY
   01-02-23 H Added As A Joint Sponsor KOSEL
            H Added As A Co-sponsor MCGUIRE
   01-02-28 H
                                         Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
            H Added As A Co-sponsor RYAN
            H Added As A Co-sponsor CROTTY
            H Added As A Co-sponsor HOLBROOK
   01-03-01 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
            H Added As A Co-sponsor YARBROUGH
            H Added As A Co-sponsor BASSI
   01-03-08 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor PARKER
   01-03-20 S First reading
                                         Referred to Sen Rules Comm
   01-04-06 S
                                         Assigned to Transportation
   01-04-18 S
                                         Recommended do pass 010-000-000
             S Placed Calndr, Second Rdg
   01-04-19 S Second Reading
             S Placed Calndr, 3rd Reading
   01-04-23 S Filed with Secretary
                   Amendment No.01
                                         PARKER
                   Amendment referred to SRUL
                   Amendment No.01 PARKER
   01-04-25 S
                   Rules refers to
                                          STRN
   01-05-02 S
                   Amendment No.01
                                         PARKER
             S Be apprvd for consideratn STRN/010-000-000
   01-05-03 S Recalled to Second Reading
                    Amendment No.01
                                         PARKER
                                                                 Adopted
            S Placed Calndr, 3rd Reading
   01-05-15 S Third Reading - Passed 058-000-000
            H Arrive House
            H Place Cal Order Concurrence 01
   01-05-16 H Motion Filed Concur
            Н
                    Motion referred to
                                          HRUL
            H Calendar Order of Concurren 01
   01-05-21 H
                                         Motion TO CONCUR SA
            H Recommends be Adopted HRUL
            H Calendar Order of Concurren 01
   01-05-22 H H Concurs in S Amend 01/115-000-000
            H Passed both Houses
   01-06-20 H Sent to the Governor
```

1403 HB-0846-Cont.

01-08-17 H Governor approved

Effective Date 02-01-01

PUBLIC ACT 92-0411

HB-0847 CURRIE - CURRY, JULIE - SOTO - LANG - DAVIS, MONIQUE, OSTER-MAN, FEIGENHOLTZ, FRITCHEY, HOWARD, KENNER, O'BRIEN, HA-MOS, SCULLY, RYAN, LYONS, JOSEPH, BROSNAHAN, MILLER, DART AND BRADLEY.

New Act

Creates the Equal Pay Act of 2001. Provides that no employer may discriminate between employees on the basis of sex by paying wages solely on the basis of the employee's gender. Prohibits retaliatory discharge or discrimination against an employee on the basis of the employee's use of the Act and provides for penalties for violations of the Act. Provides that the Director of Labor shall administer and enforce the Act. Provides that every employer subject to the Act shall preserve specified records for not less than 3 years. Provides that every employer covered by the Act shall post a notice summarizing the requirements of the Act. Provides that the Department of Labor shall conduct ongoing outreach and education efforts concerning the Act.

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

01-02-07 H Filed With Clerk

```
H First reading
                                    Referred to Hse Rules Comm
01-02-08 H Added As A Joint Sponsor CURRY, JULIE
01-02-14 H Added As A Joint Sponsor SOTO
01-02-15 H
                                    Assigned to Labor
        H Added As A Joint Sponsor LANG
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
01-02-20 H Added As A Co-sponsor OSTERMAN
        H Added As A Co-sponsor FEIGENHOLTZ
01-02-22 H Added As A Co-sponsor FRITCHEY
        H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor KENNER
                                    Do Pass/Short Debate Cal 018-000-000
01-02-23 H
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor O'BRIEN
01-02-28 H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor SCULLY
         H Added As A Co-sponsor RYAN
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor MILLER
01-03-01 H Added As A Co-sponsor LYONS, JOSEPH
01-03-07 H Added As A Co-sponsor DART
01-03-09 H Added As A Co-sponsor BRADLEY
01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-001
01-03-20 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor HALVORSON
```

Referred to Sen Rules Comm

01-04-05 S Added As A Co-sponsor BOWLES S Added as Chief Co-sponsor RONEN

01-03-21 S First reading

01-04-19 S Added As A Co-sponsor RADOGNO

01-05-01 S Added As A Co-sponsor CULLERTON

S Added As A Co-sponsor CLAYBORNE

01-05-02 S Added As A Co-sponsor JACOBS

S Added As A Co-sponsor JONES,E

S Added As A Co-sponsor OBAMA

S Added As A Co-sponsor WELCH

S Added As A Co-sponsor DEL VALLE

S Added As A Co-sponsor HENDON

S Added As A Co-sponsor LINK

S Added As A Co-sponsor WOOLARD

S Added As A Co-sponsor WALSH,L

HB-0848 1404

HB-0848 CURRIE - SOTO - LANG - FRITCHEY - GRANBERG, HAMOS, SCULLY AND DAVIS, MONIQUE.

New Act

Creates the Fair Pay Act of 2001. Contains findings 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 adopt rules concerning 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 to be paid by the employer if the employee wins a wage discrimination suit. 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
```

```
01-02-07 H Filed With Clerk
H First reading Referred to Hise Rules Comm
01-02-14 H Added As A Joint Sponsor SOTO
01-02-15 H Added As A Joint Sponsor LANG
01-02-22 H Added As A Joint Sponsor FRITCHEY
01-02-27 H Added As A Joint Sponsor GRANBERG
01-02-28 H Added As A Co-sponsor HAMOS
H Added As A Co-sponsor SCULLY
01-03-06 H Added As A Co-sponsor DAVIS, MONIQUE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0849 KENNER - DAVIS, MONIQUE - BOLAND.

5 ILCS 315/20 from Ch. 48, par. 1620

01-04-19 S Added as Chief Co-sponsor BOMKE

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

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

```
In the opinion of DCCA, HB 849 creates a local government
organization and structure mandate for which reimbursement
of the increased costs to units of local government is not
required under the State Mandates Act.
FISCAL NOTE (Labor Relations Board)
HB 849 will have a minimal fiscal impact on the Board.
01-02-07 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-15 H
                                       Assigned to Labor
01-02-22 H Added As A Joint Sponsor DAVIS, MONIQUE
01-02-23 H
                                       Do Pass/Short Debate Cal 011-007-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H
                                       Fiscal Note Requested BLACK
                                       St Mandate Fis Nte Reg BLACK
         H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-03-13 H
                                       St Mandate Fis Note Filed
         H Held 2nd Rdg-Short Debate
01-03-21 H
                                       Fiscal Note Filed
         H Held 2nd Rdg-Short Debate
01-04-05 H Primary Sponsor Changed To KENNER
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 070-044-001
         H Added As A Joint Sponsor BOLAND
01-04-06 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor RADOGNO
         S First reading
                                       Referred to Sen Rules Comm
```

1405 HB-0849—Cont.

01-05-02 S Added As A Co-sponsor MADIGAN,R S Added As A Co-sponsor SULLIVAN

HB-0850 STROGER - CURRY, JULIE.

5 ILCS 315/9 from Ch. 48, par. 1609 5 ILCS 315/20 from Ch. 48, par. 1620

Amends the Illinois Public Labor Relations Act. Provides that for a unit of local government employing 5 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, 2001.

FISCAL NOTE (Labor Relations Board)
The annual fiscal impact for HB 850 would be \$125,000.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
In the opinion of DCCA, HB 850 creates a local government organization and structure mandate for which reimbursement of the increased costs to units of local government is not required under the State Mandates Act.
HOME RULE NOTE (Dept. Commerce and Community Affairs)
HB 850 amends the Public Labor Relations Act which provides that the provisions of the Act are the exclusive exercise by the State of powers and functions which might otherwise be exercised by home rule units. Therefore, in the opinion of DCCA, the provisions of HB 850 apply to home rule units of local government.

HOUSE AMENDMENT NO. 1.

Changes from 5 to 10 the minimum number of employees of a unit of local government to which the bill applies.

```
STATE MANDATES NOTE, H-AM I
(Department of Commerce and Community Affairs)
Same as previous State mandates note.
HOME RULE NOTE, H-AM 1
(Department of Commerce and Community Affairs)
Same as previous Home Rule note.
FISCAL NOTE, H-AM 1 (Labor Relations Board)
Same as previous fiscal note.
01-02-07 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Labor
01-02-22 H Added As A Joint Sponsor CURRY, JULIE
01-03-08 H
                                      Do Pass/Stndrd Dbt/Vote 010-005-000 HLBR
         H Plcd Cal 2nd Rdg Stndrd Dbt
01-03-13 H
                                      Fiscal Note Requested BLACK
         Н
                                      St Mandate Fis Nte Req BLACK
                                      Home Rule Note Requested BLACK
         H Cal 2nd Rdg Stndrd Dbt
01-03-19 H
                                      Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
01-03-27 H
                                      St Mandate Fis Note Filed
                                      Home Rule Note Filed
         Н
         H Cal 2nd Rdg Stndrd Dbt
01-04-03 H
                 Amendment No.01
                                      STROGER
                 Amendment referred to HRUL
         H Cal 2nd Rdg Stndrd Dbt
01-04-04 H
                                      STROGER
                 Amendment No.01
         H Recommends be Adopted HRUL/005-000-000
         H Second Reading-Short Debate
                                                               Adopted
         Н
                 Amendment No.01
                                      STROGER
         Н
                                      Fiscal Note Req as amended BY HA #1/
                                        PARKE
         Н
                                      St Mndt Fis Note Req Amnd
         Н
                                      Home Rule Note Req as amend
         H Held 2nd Rdg-Short Debate
01-04-05 H
                                      St Mndt Fis Note Fld Amnd
                                      Home Rule Note Fld as amend
         H Held 2nd Rdg-Short Debate
```

```
01-04-06 H Fiscal Note Filed as amnded H Held 2nd Rdg-Short Debate H Re-Refer Rules/Rul 19(a)
```

HB-0851 MURPHY – DAVIS,MONIQUE – SOTO – LANG – DAVIS,STEVE, DEL-GADO, HOWARD, KENNER, CROTTY, FORBY, BROSNAHAN AND BUGIELSKI.

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, 2002. Provides that, beginning in 2003, 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 index 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 minimum wage for employees under the age of 18 years.

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

```
01-02-07 H Filed With Clerk
         H Added As A Joint Sponsor DAVIS, MONIOUE
         H First reading
                                    Referred to Hse Rules Comm
01-02-14 H Added As A Joint Sponsor SOTO
         H Added As A Co-sponsor DELGADO
                                    Assigned to Labor
01-02-15 H
         H Added As A Joint Sponsor LANG
01-02-22 H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor KENNER
01-02-23 H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor FORBY
01-02-28 H Added As A Joint Sponsor DAVIS, STEVE
01-03-07 H Added As A Co-sponsor BROSNAHAN
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
02-02-21 H Added As A Co-sponsor BUGIELSKI
```

HB-0852 SCULLY - DAVIS, MONIQUE - BOLAND.

FISCAL NOTE (Department of Labor)

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.

```
Due to the increase in workload, the Department would need
$105,100 for costs associated with 2 additional staff.
STATE MANDATES NOTE (Dept. of Commerce and Community Affairs)
In the opinion of DCCA, HB 852 does not create a State mandate
under the State Mandates Act.
HOME RULE NOTE (Dept. of Commerce and Community Affairs)
HB 852 pertains to lawsuits arising from bids on public works
projects, and contains a provision prohibiting lawsuits relat-
ing to the Second Lowest Bidders' Protection Act being brought
against units of local government. The legislation does not
contain language indicating a pre-emption of home rule powers
and functions. Therefore, in the opinion of DCCA, HB 852 does
not pre-empt home rule authority.
01-02-07 H Filed With Clerk
         H First reading
                                        Referred to Hse Rules Comm
01-02-15 H
                                        Assigned to Labor
01-02-21 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-01 H Added As A Joint Sponsor BOLAND
01-03-08 H
                                        Do Pass/Stndrd Dbt/Vote 010-009-000 HLBR
         H Pled Cal 2nd Rdg Stndrd Dbt
01-03-13 H
                                        Fiscal Note Requested BLACK
         Н
                                        St Mandate Fis Nte Req BLACK
                                        Home Rule Note Requested BLACK
         H Cal 2nd Rdg Stndrd Dbt
01-03-20 H
                                        Fiscal Note Filed
         H Cal 2nd Rdg Stndrd Dbt
```

```
01-03-26 H St Mandate Fis Note Filed Home Rule Note
```

HB-0853 DANIELS - PARKE.

40 ILCS 5/14-104

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

Amends the State Employee Article of the Illinois Pension Code. Extends the deadline for establishing service credit for certain contractual services rendered to a member of the General Assembly. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-02-07 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-15 H Primary Sponsor Changed To DANIELS
H Added As A Joint Sponsor PARKE
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0854 BEAUBIEN – SAVIANO – LYONS,EILEEN – CAPPARELLI – BUGIEL-SKI, BLACK, BASSI AND TENHOUSE.

20 ILCS 2805/2.01

from Ch. 126 1/2, par. 67.01

Amends the Department of Veterans Affairs Act. Authorizes eligibility for domiciliary or nursing home care to honorably discharged veterans who served in a hostile fire environment and were awarded a campaign medal. Authorizes eligibility for domiciliary care for those who served in the National Guard or Reserved Forces for 20 years and meet certain other requirements. Effective on January 1, 2002.

HOUSE AMENDMENT NO. 1.

Provides that qualified honorably discharged former members of the armed services, as well as qualified honorably discharged veterans, may be admitted to a veterans home. Provides that serving in a hostile fire environment and being awarded an expeditionary medal constitutes eligibility for domiciliary and nursing home care.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Amends the Department of Veterans Affairs Act. Provides that qualified honorably discharged former members of the armed services, as well as qualified honorably discharged veterans, may be admitted to a veterans home. Provides that serving in a hostile fire environment and being awarded a campaign or an expeditionary medal constitutes eligibility for domiciliary or nursing home care. Effective on January 1, 2002.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Department of Veterans Affairs Act. Authorizes eligibility for domiciliary or nursing home care to honorably discharged veterans who served in a hostile fire environment and were awarded a campaign medal. Authorizes eligibility for domiciliary care for those who served in the National Guard or Reserved Forces for 20 years and meet certain other requirements. Effective on January 1, 2002.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-07 H Filed With Clerk
             H Added As A Joint Sponsor SAVIANO
             H First reading
                                         Referred to Hse Rules Comm
   01-02-08 H Added As A Joint Sponsor LYONS, EILEEN
   01-02-09 H Added As A Joint Sponsor CAPPARELLI
            H Added As A Joint Sponsor BUGIELSKI
   01-02-15 H
                                         Assigned to Veterans' Affairs
   01-02-21 H Added As A Co-sponsor BLACK
   01-02-23 H Added As A Co-sponsor BASSI
                    Amendment No.01
                                         VETS' AFFAIRS H
   01-03-01 H
                                                                 Adopted
             Н
                                         Do Pass Amend/Short Debate 010-001-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-06 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-20 H Rolld 2nd Rdg-Short Debate
                                         BEAUBIEN
             н
                    Amendment No.02
                    Amendment referred to HRUL
```

H Held 2nd Rdg-Short Debate

01-03-21	н	Added As A Co-sponsor TEN	NHOUSE				
01-03-23			BEAUBIEN				
3. 3. 3.	Н	Recommends be Adopted HF	RUL/004-000-000				
	Н		BEAUBIEN Adopted				
	Н	Pld Cal 3rd Rdg-Shrt Dbt					
		3rd Rdg-Shrt Dbt-Pass/Vote	110-000-000				
01-03-27		Arrive Senate					
01.02.25		Placed Calndr First Rdg					
01-03-28		Chief Sponsor DONAHUE First reading	Referred to Sen Rules Comm				
01.04.03	9	Added As A Co-sponsor HA					
01-04-06		Added As A Co opensor in a	Assigned to State Government Operations				
		Added as Chief Co-sponsor S	SULLIVAN				
	S	Added as Chief Co-sponsor (GEO-KARIS				
	S	Added As A Co-sponsor HA	WKINSON				
01-04-26			Postponed				
		Amendment No.01	STATE GOVERN S Adopted				
01-05-10			Recmnded do pass as amend 007-000-000				
01.05.11		Placed Calndr, Second Rdg					
01-05-11		Second Reading Placed Calndr,3rd Reading					
01-05-15		Added As A Co-sponsor O'E	DANIEL				
		Added As A Co-sponsor SIL					
		Added As A Co-sponsor BO					
	S	Third Reading - Passed 058-0	000-000				
01-05-18	Н	Arrive House					
		Place Cal Order Concurrence	: 01				
01-05-21		Motion Filed Concur	TIDITI				
		Motion referred to Calendar Order of Concurrer	HRUL .				
01-05-22			Motion TO CONCUR SA				
01-05-22		Recommends be Adopted HI					
		H Concurs in S Amend 01/09					
	Н	Passed both Houses					
01-06-20	H	Sent to the Governor					
01-08-15		Governor approved					
		Effective Date 02-01-01					
	Н						
		IIELS – TENHOUSE – GRA	NBERG.				
30 ILCS 500							
			akes a technical change in a Section defin-				
ing "Associate Procurement Officers".							
01-02-07		Filed With Clerk	DANBERG				
		Added As A Joint Sponsor G	RANBERG Referred to Hse Rules Comm				
01-02-15		First reading	Assigned to Executive				
		Primary Sponsor Changed To					
	Н	Added As A Joint Sponsor T	ENHOUSE				
01-03-19	H	• ·	Do Pass/Short Debate Cal 013-000-000				
		Placed Cal 2nd Rdg-Shrt Db	İ.				
01-04-04		Second Reading-Short Debat	re				
01-04-06		Held 2nd Rdg-Short Debate	De Defee Dules (Ded 100)				
			Re-Refer Rules/Rul 19(a)				
		IIELS – BLACK.					
815 ILCS 71			121 1/2, par. 756				
			et. Makes a stylistic change in provisions				
		nty agreements.					
01-02-07		Filed With Clerk	Defermed to Hea Dules C				
01-02-15		First reading	Referred to Hise Rules Comm				
		Primary Sponsor Changed To	Assigned to Executive DANIFLS				
01 05-1-			- A-1 14 14 14 14 14 14 14 14 14 14 14 14 14				
01-03-19	Н	Added As A Joint Sponsor B	LACK				
01-03-19	H H	Added As A Joint Sponsor B	LACK Do Pass/Short Debate Cal 013-000-000				

```
01-04-03 H
                Amendment No.01
                                     DANIELS
         Η
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                                     Tabled Pursnt to Rule 40(a) HA 01
         H 3rd Rdg-Shrt Dbt-Pass/Vote 090-022-003
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
01-04-11 S Chief Sponsor LAUZEN
01-04-17 S First reading
                                     Referred to Sen Rules Comm
      ACEVEDO - MENDOZA - SOTO - OSTERMAN - BRADLEY.
                            from Ch. 100 1/2, par. 14
```

HB-0857

740 ILCS 40/1 from Ch. 100 1/2, par. 16.1 740 ILCS 40/3.1

Amends the Controlled Substance and Cannabis Nuisance Act. Includes in the definition of nuisance, a place at which or in which controlled substances are unlawfully sold, possessed, served, stored, delivered, manufactured, cultivated, given away, or used once within a period of one year when the occurrence is within 1,000 feet of public housing property, a school, day-care center, youth center providing after-school activities, public park, place of religious worship, or specified senior citizens facilities. Present law provides that the place is a nuisance only if the controlled substance activity occurs more than once within a period of one year. Provides that the State's Attorney may file a complaint to have property abated as a public nuisance after 60 days have elapsed since the owner or owner's agent has failed to comply with recommendations of the State's Attorney to abate the nuisance after appearing before the State's Attorney. Effective immediately.

FISCAL NOTE (Department of Corrections)

H Passed both Houses

There would be no fiscal or corrections population impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

740 ILCS 40/1

```
Deletes the amendatory changes to the definition of "nuisance".
```

```
01-02-07 H Filed With Clerk
         H Added As A Joint Sponsor MENDOZA
         H Added As A Joint Sponsor SOTO
         H Added As A Joint Sponsor OSTERMAN
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Judiciary II - Criminal Law
01-02-22 H Added As A Joint Sponsor BRADLEY
01-03-01 H
                                      Motion Do Pass-Lost 004-007-001 HJUB
                                      Remains in CommiJudiciary II - Criminal
                                        Law
01-03-05 H
                                      Fiscal Note Filed
         Н
                                      Correctional Note Filed
         Η
                                      Committee Judiciary II - Criminal Law
01-03-08 H
                 Amendment No.01
                                      JUD-CRIMINAL H
                                                                Adopted
         Н
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000
01-03-20 S Arrive Senate
           Placed Calndr First Rdg
           Chief Sponsor MUNOZ
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Judiciary
01-04-18 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-04-19 S Second Reading
         S Placed Calndr, 3rd Reading
01-04-24 S Third Reading - Passed 054-000-000
```

```
01-05-23 H Sent to the Governor
01-07-12 H Governor approved
H Effective Date 01-07-12
H PUBLIC ACT 92-0055
```

HB-0858 SAVIANO – DAVIS, MONIQUE AND COULSON.

```
225 ILCS 107/20

225 ILCS 107/80

225 ILCS 107/55 rep.

225 ILCS 107/60 rep.

5 ILCS 80/4.13 from Ch. 127, par. 1904.13

5 ILCS 80/4.22 new
```

Amends the Professional Counselor and Clinical Professional Counselor Licensing Act. Removes the restriction that required every member, partner, or employee to hold a valid license under this Act in order for the partnership or association to be licensed. Provides that the Board may compel an applicant or licensee who has possibly violated the Act to submit to a mental and physical examination. Provides that the Board must require individuals unable to practice because of violations under this Act to submit to care, counseling, or treatment or in lieu of care, counseling, or treatment, the Board may recommend that the Department file a complaint to suspend or revoke the license of the individual. Repeals the implementation and transitional period Section and the fees Section. Amends the Regulatory Sunset Act. Changes the repeal date from December 31, 2002 to January 1, 2012. Effective immediately.

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

Deletes reference to: 225 ILCS 107/20 225 ILCS 107/80

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the sunset date for the Professional Counselor and Clinical Professional Counselor Licensing Act.

```
NOTE(S) THAT MAY APPLY: Fiscal 01-02-07 H Filed With Clerk
```

```
Referred to Hse Rules Comm
        H First reading
01-02-15 H
                                     Assigned to Registration & Regulation
01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
                                     REGIS REGULAT H
01-03-01 H
                Amendment No.01
                                                              Adopted
                                     Remains in CommiRegistration & Regulation
        Н
01-03-08 H
                                     Do Pass Amend/Short Debate 021-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Added As A Co-sponsor COULSON
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0859 SAVIANO – DART – JONES, SHIRLEY – LANG – MCGUIRE, MCCARTHY, FRANKS, DELGADO, BOST, BROSNAHAN, FLOWERS, GILES, HOFFMAN, MCAULIFFE, MYERS, RICHARD, O'BRIEN, OSTERMAN, SMITH, MICHAEL, BOLAND AND LYONS, JOSEPH.

New Act

Creates the Patient Safety Act. Contains only a short title provision.

HOUSE AMENDMENT NO. 1. (Tabled May 17, 2001)

Deletes everything. Creates the Staffing Requirements for Patient Safety Act. Requires a health care facility to develop and implement a staffing plan to ensure that minimum nurse staffing requirements are met or exceeded for each work shift and for each patient care unit. Provides that requirements concerning staffing do not apply to any facility maintained by the Department of Corrections, the Department of Human Services, or the Cook County Department of Corrections. Provides that no health care facility employee may have his or her license, registration, or certification subjected to disciplinary action by a State agency if the employee does not continue to work after the end of the employee's designated, predetermined shift under certain circumstances. Requires a facility to take certain actions with respect to the work environment. Provides for pilot programs for testing and evaluating alternative methods of ensuring minimum nurse staffing requirements. Provides for civil monetary penalties for viola-

tions of the Act by privately owned health care facilities, and authorizes the Attorney General or a State's Attorney to bring an action for injunctive relief. Authorizes a private right of action against a public health care facility. Effective immediately,

```
01-02-07 H Filed With Clerk
         H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Executive
01-03-13 H Primary Sponsor Changed To MADIGAN, MJ
         H Added As A Joint Sponsor SAVIANO
01-03-19 H
                                    Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-29 H Added As A Joint Sponsor DART
                Amendment No.01
                                    SAVIANO
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H
                Amendment No.01
                                    SAVIANO
                Rules refers to
         Η
                                      HREG
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Primary Sponsor Changed To SAVIANO
01-04-04 H
                Amendment No.01
                                    SAVIANO
         H Recommends be Adopted HREG/018-000-001
         H Added As A Co-sponsor MCCARTHY
         H Second Reading-Short Debate
                Amendment No.01
         Н
                                    SAVIANO
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-05 H Added As A Joint Sponsor JONES, SHIRLEY
         H Added As A Joint Sponsor LANG
         H Added As A Joint Sponsor MCGUIRE
01-04-06 H Added As A Co-sponsor FRANKS
         H Added As A Co-sponsor DELGADO
         H Added As A Co-sponsor BOST
         H Added As A Co-sponsor BROSNAHAN
         H Added As A Co-sponsor FLOWERS
         H Added As A Co-sponsor GILES
         H Added As A Co-sponsor HOFFMAN
         H Added As A Co-sponsor MCAULIFFE
         H Added As A Co-sponsor MYERS, RICHARD
         H Added As A Co-sponsor O'BRIEN
         H Added As A Co-sponsor OSTERMAN
         H Added As A Co-sponsor SMITH, MICHAEL
         H Added As A Co-sponsor BOLAND
                                    3rd Rdg Deadline Extnd-Rule
         H Cal Ord 3rd Rdg-Short Dbt
01-05-15 H
                                    Motion Filed TO TABLE HA #1
                                    -SAVIANO
         H Cal Ord 3rd Rdg-Short Dbt
01-05-17 H 3rd Rdg-Shrt Dbt-Pass/Vote 084-029-002
         Н
                                    Motion to Reconsider Vote
                                    PASSED- SAVIANO
                                    Mtn Reconsider Vote Prevail
         H Pld Cal 3rd Rdg-Shrt Dbt
        H Rolld 2nd Rdg-Short Debate
                                    Mtn Prevail -Table Amend No 01
         H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 064-050-001
         H Added As A Co-sponsor LYONS, JOSEPH
01-05-18 S Arrive Senate
         S Placed Calndr First Rdg
01-05-31 S Chief Sponsor SYVERSON
         S First reading
                                    Referred to Sen Rules Comm
      OSMOND - SAVIANO.
```

HB-0860

225 ILCS 65/5-1

Amends the Nursing and Advanced Practice Nursing Act. Makes a technical change in a Section concerning the short title.

01-02-07 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive

```
01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
      02-01-31 H Primary Sponsor Changed To OSMOND
                H Added As A Joint Sponsor SAVIANO
                                             Assigned to Registration & Regulation
      02-02-14 H
                                            Re-Refer Rules/Rul 19(a)
      02-02-22 H
             DELGADO - DAVIS, MONIQUE - MCKEON AND FEIGENHOLTZ.
HB-0861
  105 ILCS 5/2-3.25g
                                    from Ch. 122, par. 2-3.25g
  Amends the School Code. Provides that waivers may not be requested from laws,
rules, and regulations pertaining to student health and safety.
      01-02-07 H Filed With Clerk
                                            Referred to Hse Rules Comm
      01-02-08 H First reading
      01-02-15 H
                                             Assigned to Elementary & Secondary
                                               Education
      01-02-16 H Added As A Joint Sponsor DAVIS, MONIQUE
      01-03-07 H Added As A Joint Sponsor MCKEON
      01-03-13 H Added As A Co-sponsor FEIGENHOLTZ
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
             ERWIN - YOUNGE - WINKEL - HOWARD - DAVIS, MONIQUE, GILES,
HB-0862
             KENNER AND MCGUIRE.
   110 ILCS 210/3
                                    from Ch. 144, par. 1333
   Amends the Illinois Consortium for Educational Opportunity Act. Increases the
maximum amount of a grant award under the Act from $10,000 annually to $15,000 an-
nually. Effective July 1, 2001.
      FISCAL NOTE (Board of Higher Education)
      The number of awards made annually under this Act is dependent
      upon appropriated funds. Awards of $10,000 were granted to 150
      students for academic year 2000-2001, and 18 students received
      partial awards of $5,000. Should an equal number of awards be
      given in FY 02, with a maximum award of $15,000, and a partial
      award of $7,500, the cost of the awards would be $2,385,000 and
      $785,000 more than the FY 01 appropriation. If the FY 02 appro-
      priation is less than $2,385,000 and HB 862 is enacted, the
      Consortium Board would either grant a fewer number of awards or
      a fewer number of maximum awards.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
                H Added As A Joint Sponsor YOUNGE
                H Added As A Joint Sponsor WINKEL
                H Added As A Joint Sponsor HOWARD
                H Added As A Joint Sponsor DAVIS, MONIQUE
                H First reading
                                             Referred to Hse Rules Comm
      01-02-15 H
                                             Assigned to Higher Education
      01-03-01 H
                                             Fiscal Note Filed
                                             Committee Higher Education
      01-03-08 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-13 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
                H Added As A Co-sponsor GILES
                H Added As A Co-sponsor KENNER
                H Added As A Co-sponsor MCGUIRE
      01-03-27 S Arrive Senate
                S Placed Calndr First Rdg
      01-11-15 S Chief Sponsor HENDON
                S Added as Chief Co-sponsor CULLERTON
                S First reading
                                             Referred to Sen Rules Comm
HB-0863
```

OSTERMAN - HOLBROOK - BRADLEY - CURRY, JULIE - MENDOZA. O'BRIEN AND MILLER.

725 ILCS 120/6 from Ch. 38, par. 1406

Amends the Rights of Crime Victims and Witnesses Act. Permits a victim's spouse, guardian, parent, or an immediate family or household member of the victim to present victim impact statements.

FISCAL NOTE (Court of Claims)

Because HB863 does not amend the Crime Victims Compensation

Act, it would have no fiscal impact on the Court of Claims.

JUDICIAL NOTE (Administrative Office of the Illinois Courts)

HB 863 would neither increase nor decrease the number of judges

needed in the State.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the provisions of the bill but provides that the victim or his or her representative shall have the right and the victim's spouse, guardian, parent, or other immediate family or household member upon his, her, or their request may be permitted by the court to make a victim impact statement.

				court to make a victim impact statemen
01	-02-08		Filed With Clerk	
		Η	First reading	Referred to Hse Rules Comm
01	-02-14			Fiscal Note Filed
		Н		Committee Rules
01	-02-15			Assigned to Judiciary II - Criminal Law
		Н		Judicial Note Filed
		Н		Committee Judiciary II - Criminal Law
			Added As A Joint Sponsor H	
			Added As A Joint Sponsor B	
			Added As A Co-sponsor O'B	
01	-03-01			Do Pass/Short Debate Cal 013-000-000
			Placed Cal 2nd Rdg-Shrt Dbt	
01	-03-07		Second Reading-Short Debat	e
			Pld Cal 3rd Rdg-Shrt Dbt	
01	-03-27		Added As A Joint Sponsor C	
			Added As A Joint Sponsor M	
			Added As A Co-sponsor MIL	
			3rd Rdg-Shrt Dbt-Pass/Vote	117-000-000
01	-03-28		Arrive Senate	
			Placed Calndr First Rdg	,
			Chief Sponsor CULLERTON	
0.1	04.05		First reading	Referred to Sen Rules Comm
UI	-04-05		Added as Chief Co-sponsor F	
Δ1	04.06	S	Added as Chief Co-sponsor F	
	-04-06			Assigned to Judiciary Held in Committee
	-04-18			Held in Committee
	-04-25			
	-05-02		A No. 01	Held in Committee JUDICIARY S Adopted
	-05-08		Amendment No.01	
ÜI	-05-09		Disease Coloner Second Die	Recmnded do pass as amend 011-000-000
			Placed Calndr, Second Rdg Added as Chief Co-sponsor O	OR A M A
ΔΙ	05.10		Second Reading	DDAMA
UI	-0.5-10		Placed Calndr, 3rd Reading	
01	-05-16		Third Reading - Passed 058-0	100-000
Ų.	-03-10		Arrive House	,00-000
			Place Cal Order Concurrence	01
01	-05-17		Motion Filed Concur	•
0.	05 17	H	Motion referred to	HRUL
			Calendar Order of Concurren	
01	-05-22		-	Motion TO CONCUR SA
			Recommends be Adopted HF	
			Calendar Order of Concurren	
01	-05-23	Н	H Concurs in S Amend 01/11	5-000-000
		Н	Passed both Houses	
01	-06-21	Н	Sent to the Governor	
01	-08-17	Н	Governor approved	
		Н	Effective Date 02-01-01	
		Н	PUBLIC ACT 92-0412	

HB-0864 OSTERMAN.

5 ILCS 425/10

Amends the State Gift Ban Act. Makes technical changes in a Section concerning imposing a gift ban.

01-02-08	H Filed With Clerk	
	H First reading	Referred to Hse Rules Comm
01-02-15	Н	Assigned to Executive
01-03-16	Н	Re-Refer Rules/Rul 19(a)

HB-0865 'OSTERMAN.

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

Amends the Election Code. Makes a technical change in a Section establishing the State Board of Elections.

```
01-02-08 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                      Assigned to Executive
                                      Re-Refer Rules/Rul 19(a)
01-03-16 H
```

OSTERMAN - KENNER - HOWARD. HB-0866

720 ILCS 5/12-4 from Ch. 38, par. 12-4

Amends the Criminal Code of 1961. Provides that aggravated battery committed by administering to an individual under 18 years of age or causing the individual under 18 years of age to take without his or her consent or by threat or deception for other than medical purposes, any intoxicating, poisonous, stupefying, narcotic, anesthetic, or controlled substance is a Class 2 felony (rather than a Class 3 felony).

```
FISCAL NOTE (Department of Corrections)
```

HB 866 would cause an increase of 1 inmate in the corrections population and would have a fiscal impact of \$282,800. CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-08 H Filed With Clerk
                                     Referred to Hse Rules Comm
         H First reading
                                     Assigned to Judiciary II - Criminal Law
01-02-15 H
01-02-22 H Added As A Joint Sponsor KENNER
        H Added As A Joint Sponsor HOWARD
```

01-03-05 H Fiscal Note Filed Correctional Note Filed Н Н Committee Judiciary II - Criminal Law

Re-Refer Rules/Rul 19(a)

01-03-16 H

SCULLY. HB-0867

720 ILCS 5/9-3.3	from Ch. 38, par. 9-3.3
720 ILCS 5/12-4.7	from Ch. 38, par. 12-4.7
720 ILCS 570/401	from Ch. 56 1/2, par. 1401
720 ILCS 570/402	from Ch. 56 1/2, par. 1402

Amends the Criminal Code of 1961 relating to the offenses of drug-induced homicide and drug induced infliction of great bodily harm. Provides that the offenses include the unlawful delivery of any controlled substance (rather than specifically listed controlled substances) that result in death or great bodily harm or permanent disability to the person who injects, inhales, or ingests the substance. Amends the Illinois Controlled Substances Act. Provides for increased penalties for the unlawful delivery or possession of MDMA, MDEA, PMA, Nexus, MDA, MMDA, DOET, or DMA.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-08 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm.
01-02-15 H
                                       Assigned to Judiciary II - Criminal Law
01-03-05 H
                                       Fiscal Note Filed
                                       Correctional Note Filed
         Н
                                       Committee Judiciary II - Criminal Law
         Н
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0868 SCULLY - FRITCHEY AND FRANKS.

20 ILCS 2605/2605-555 new

30 ILCS 105/5.541 new

1415 HB-0868—Cont.

725 ILCS 5/111-9 new 730 ILCS 5/5-8-4

from Ch. 38, par. 1005-8-4

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates a Project Exile pilot program. Provides that through the program, the Department of State Police shall encourage, to the extent possible, the federal prosecution of all persons who illegally use or attempt to use or threaten to use firearms against the person or property of another, in connection with a violation of the Cannabis Control Act or the Illinois Controlled Substances Act, and all persons who use or possess firearms in connection with a violation of an order of protection issued under the Illinois Domestic Violence Act of 1986 or in connection with the offense of domestic battery. Provides that moneys in the Project Exile Fund, subject to appropriation, may be used by the Department to develop and administer the program. Amends the State Finance Act to create the Project Exile Fund. Provides that the Department of State Police shall report to the General Assembly by March 1, 2003 regarding the implementation and effects of the Project Exile pilot program and shall make recommendations to the General Assembly for changes in the program. Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Provides that a person who has been convicted in a federal court of a felony involving the use, attempted use, or threatened use of a firearm against the person or property of another that is also a felony violation of the Criminal Code of 1961, or involving the use, attempted use, or threatened use of a firearm during the commission or attempted commission of a felony violation of the Illinois Controlled Substances Act or the Cannabis Control Act, may be prosecuted for any such violation and upon conviction shall be sentenced as provided for the offense, and such sentence shall be consecutive to, and not concurrent with, any sentence imposed by the federal court for the federal violation. Effective immediately.

```
FISCAL NOTE (Illinois State Police)
The fiscal impact of HB 868 would be approximately $250,000.
```

FISCAL NOTE (Department of Corrections)

HB 868 would cause an increase of 108 inmates in the correc-

tions population and would have a fiscal impact of \$21,942,600.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note,

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

01-02-08 H Filed With Clerk .H First reading

01-02-15 H Fiscal Note Filed
H Assigned to Judiciary II - Criminal Law

O1-03-05 H Fiscal Note Filed

H Correctional Note Filed
H Committee Judiciary II - Criminal Law

01-03-16 H Do Pass/Short Debate Cal 012-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-23 H Added As A Co-sponsor FRANKS

01-03-26 H Added As A Joint Sponsor FRITCHEY

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0869 SCULLY - FOWLER - DAVIS, MONIQUE - HOWARD - KENNER.

720 ILCS 5/12-21.7 new

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense for a person to send or deliver a message to a minor by telephone, e-mail, the Internet, online service, or other means that is harmful material, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of the person or of the minor with the intent of seducing a minor. Provides for certain defenses.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-02-08 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

Referred to Hse Rules Comm

```
01-02-14 H Added As A Joint Sponsor FOWLER
01-02-15 H Added As A Joint Sponsor DAVIS, MONIQUE
101-02-22 H Added As A Joint Sponsor DAVIS, MONIQUE
101-03-05 H Fiscal Note Filed
101-03-05 H Correctional Note Filed
101-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0870 SCULLY - DAVIS, MONIQUE - HOWARD - KENNER.

720 ILCS 5/11-20.3 new

Amends the Criminal Code of 1961. Creates the offense of knowing dissemination of obscene material to a minor by computer. Establishes certain evidence that may be admissible in prosecutions for the offense. Establishes an affirmative defense. Penalty is a Class 4 felony.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

he minimal

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

NOTE(S) THAT MAY APPLY: Correctional

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
Assigned to Judiciary II - Criminal Law

01-02-15 H Assigned to Judic 01-02-22 H Added As A Joint Sponsor DAVIS,MONIQUE

H Added As A Joint Sponsor DAVIS, MONIQUE H Added As A Joint Sponsor HOWARD

H Added As A Joint Sponsor KENNER

01-03-05 H Fiscal Note Filed
H Correctional Note Filed

H Committee Judiciary II - Criminal Law

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0871 O'BRIEN.

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

Amends the Unified Code of Corrections. Makes a technical change in a Section relating to prisoner records maintained by the Department of Corrections.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0872 O'BRIEN.

720 ILCS 5/3-1

from Ch. 38, par. 3-1

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning presumption of innocence and proof of guilt.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0873 O'BRIEN.

730 ILCS 110/10

from Ch. 38, par. 204-2

Amends the Probation and Probation Officers Act. Makes technical changes in the Section requiring each probation officer to take and subscribe to an oath to support the United States and Illinois Constitutions and to faithfully perform the duties of his or her office.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0874 O'BRIEN.

725 ILCS 5/107-5

from Ch. 38, par. 107-5

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section relating to the method of arrest.

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0875 ERWIN - MILLER - MULLIGAN - FEIGENHOLTZ - SCHOENBERG.

```
      105 ILCS 5/27-9.1
      from Ch. 122, par. 27-9.1

      105 ILCS 5/27-9.2
      from Ch. 122, par. 27-9.2

      105 ILCS 110/2
      from Ch. 122, par. 862

      105 ILCS 110/3
      from Ch. 122, par. 863
```

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

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts only the provisions requiring factual information presented in course material and instruction to be medically accurate. Effective immediately.

```
FISCAL NOTE, H-AM 1 (State Board of Education)
    HB 875 (H-am 1) has little if any fiscal impact.
    STATE MANDATES NOTE, H-AM 1 (State Board of Education)
    Same as SBE fiscal note.
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
    01-02-08 H Filed With Clerk
                                         Referred to Hse Rules Comm
             H First reading
    01-02-15 H
                                         Assigned to Elementary & Secondary
    01-03-07 H Added As A Joint Sponsor MILLER
             H Added As A Joint Sponsor MULLIGAN
             H Added As A Joint Sponsor FEIGENHOLTZ
    01-03-08 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 016-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
                                         Fiscal Note Requested COWLISHAW
             Н
                                         St Mandate Fis Nte Reg COWLISHAW
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-14 H
                                         Fiscal Note Filed as amnded
                                         St Mndt Fis Note Fld Amnd
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-15 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 078-034-000
             H Added As A Joint Sponsor SCHOENBERG
    01-03-21 S Arrive Senate
             S Placed Calndr First Rdg
    01-03-23 S Chief Sponsor RONEN
    01-03-27 S First reading
                                         Referred to Sen Rules Comm
```

HB-0876 ERWIN.

35 ILCS 5/213 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

01-02-08 H Filed With Clerk
H First reading

01-02-15 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

1418 HB-0877

HB-0877 ERWIN.

20 ILCS 2705/2705-455 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Subject to appropriation, provides that the Department shall make a matching grant to the City of Chicago to begin implementation of the City's Lakefront Transportation Plan along Lake Shore Drive with an extension north to Fullerton Avenue. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Transportation & Motor Vehicles

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0878 ERWIN.

Appropriates \$500,000, or so much of that amount as may be necessary, from the General Revenue Fund to the Department of Public Health, Office of Health and Wellness. Division of Chronic Disease Prevention and Control, to implement the Comprehensive Cancer Control Program. Effective July 1, 2001.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0879 ERWIN.

Appropriates \$500,000 from the General Revenue Fund to the Department of Natural Resources for a grant to the City of Chicago for the construction of the Millennium Park Bike Station. Effective July 1, 2001.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-General Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0880 ERWIN.

Makes appropriations to the Department of Transportation to provide a matching grant to the City of Chicago to begin implementation of the City's Lakefront Transportation Plan along Lake Shore Drive with an extension north to Fullerton Avenue. Effective July 1, 2001.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-Public Safety

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0881 ERWIN.

Appropriates \$750,000 to the Board of Higher Education to expand the Networking for Success Program at DePaul University. Effective July 1, 2001.

01-02-08 H Filed With Clerk

Referred to Hse Rules Comm H First reading

01-02-15 H Assigned to Appropriations-Higher Education

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0882 ERWIN.

Appropriates \$400,000 to the Department of Children and Family Services to increase the number of scholarships available to wards of the State under the Department's scholarship program, in addition to any other amounts appropriated for this purpose. Effective July 1, 2001.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Appropriations-Human Services

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0883 ERWIN.

Appropriates \$1,000,000 from the General Revenue Fund to the Department of Public Health to fund a program to educate women about heart disease. Effective July 1, 2001.

01-02-08 H Filed With Clerk

Referred to Hse Rules Comm H First reading

1419 HB-0883—Cont.

01-02-15 H Assigned to Appropriations-Human Services 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0884 ERWIN.

Appropriates \$1,000,000 to the Board of Higher Education to establish an agreement with the Chicago Hostel to permit State colleges and universities to have affordable off-campus housing for students who are conducting educational research or conducting or attending educational activities or programs in the City of Chicago. Effective July 1, 2001.

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Appropriations-Higher Education
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0885 ERWIN - MOORE - OSTERMAN - DURKIN - GARRETT.

415 II CS 5/28 6 new

Amends the Environmental Protection Act. Makes legislative findings and declarations concerning air pollution levels from fossil fuel-fired electric generating plants. Requires the Board, by December 31, 2002, to promulgate rules establishing a schedule of limits on the quantity of sulfur dioxide, nitrogen oxides, and mercury emissions and caps on sulfur dioxide, nitrogen oxides, mercury, and carbon dioxide emissions each year for fossil fuel-fired plants. Effective immediately.

FISCAL NOTE (Environmental Protection Agency)
EPA anticipates minimal fiscal impact to its operations from
HR 885

HOUSE AMENDMENT NO. 1.

Deletes reference to: 415 ILCS 5/28.6 new Adds reference to: 415 ILCS 5/9.10 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Makes legislative findings and declarations concerning air pollution levels. Requires the Agency to propose regulations to reduce emissions from fossil fuel-fired electric generating plants by June 30, 2002. Requires the Board to adopt regulations within one year of the Agency's proposal. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-08 H Filed With Clerk
        H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Environment & Energy
        H Added As A Joint Sponsor OSTERMAN
01-02-27 H
                                    Fiscal Note Filed
                                    Committee Environment & Energy
01-03-09 H Added As A Joint Sponsor MOORE
        H Added As A Joint Sponsor DURKIN
         H Added As A Joint Sponsor GARRETT
01-03-15 H
                Amendment No.01
                                    ENVRMNT ENRGY H
                                                             Adopted
        Н
                                    Motion Do Pass Amended-Lost 007-010-000
                                    Remains in CommiEnvironment & Energy
01-03-16 H
                                    Re-Refer Rules/Rul 19(a)
```

HB-0886 ERWIN.

110 ILCS 115/2 from Ch. 144, par. 253

Amends the University Credit and Retail Sales Act. Makes a technical change in a Section concerning enforcing the Act.

01-02-08 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0887 ERWIN.

110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Amends the Public Community College Act. Provides that a community college district shall receive, when eligible, grants as appropriated by the General Assembly (instead of grants enumerated in the provisions concerning grants).

```
01-02-08 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0888 CROSS - TURNER, JOHN - BELLOCK.

```
725 ILCS 5/108A-1 from Ch. 38, par. 108A-1
725 ILCS 5/108A-5 from Ch. 38, par. 108A-5
725 ILCS 5/108A-8 from Ch. 38, par. 108A-8
```

Amends the Code of Criminal Procedure of 1963. Provides that the State's Attorney may designate a person to authorize an application to a circuit judge or an associate judge assigned by the Chief Judge of the circuit for use of an eavesdropping device by a law enforcement officer or agency. Provides that the order for use of an eavesdropping device may not be for more than 30 (now 10) days and an extension no more than 30 (now 10) days each. Provides that no later than 160 (now 90) days after the filing of the application for an order of authorization or approval that is denied or not later than 160 (now 90) days after the termination of the period of an order or extension of the order, the judge issuing or denying the issuance of the eavesdropping order shall cause to be served on the persons overheard during the period of (rather than named in) the order or application a notice of the transaction involving any requested or completed use of the eavesdropping device. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 725 ILCS 5/108A-8

Further amends the Code of Criminal Procedure of 1963. Allows the State's Attorney to authorize an Assistant State's Attorney (instead of a designee) to authorize an application to a circuit judge or an associate judge assigned by the Chief Judge of the circuit for use of an eavesdropping device by a law enforcement officer or agency. Deletes changes made to a Section that extended the time period within which notice must be given to parties overheard.

```
01-02-08 H Filed With Clerk
         H Added As A Joint Sponsor TURNER, JOHN
                                      Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                      Assigned to Judiciary II - Criminal Law
                                      Do Pass/Short Debate Cal 013-000-000
01-03-01 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-02 H Added As A Joint Sponsor BELLOCK
         H 3rd Rdg-Shrt Dbt-Pass/Vote 101-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-09 S Chief Sponsor CRONIN
                                      Referred to Sen Rules Comm
01-04-10 S First reading
01-04-19 S Added As A Co-sponsor SHADID
01-04-23 S Added As A Co-sponsor MUNOZ
01-04-25 S
                                      Assigned to Judiciary
01-05-02 S
                                      Held in Committee
                                      Recommended do pass 007-000-003
01-05-09 S
         S Placed Calndr, Second Rdg
         S Filed with Secretary
                 Amendment No.01
                                      CRONIN
         S
                 Amendment referred to SRUL
         S
                                      CRONIN
01-05-10 S
                 Amendment No.01
                 Rules refers to
                                        SJUD
01-05-16 S Second Reading
         S Placed Calndr,3rd Reading
01-05-17
         S
                 Amendment No.01
                                      CRONIN
         S Be apprvd for consideratn SJUD/006-000-000
         S Recalled to Second Reading
                                      CRONIN
                                                                Adopted
         S
                 Amendment No.01
         S Placed Calndr,3rd Reading
01-05-18 S Third Reading - Passed 057-000-001
         H Arrive House
         H Place Cal Order Concurrence 01
```

```
01-05-22 H Motion Filed Concur
                Motion referred to
                                      HRUL
         H Calendar Order of Concurren 01
01-05-23 H
                Mtn to Concur Referr ed HJUB
         H Calendar Order of Concurren 01
01-05-25 H
                                     Motion TO CONCUR SA
         H Recommends be Adopted HJUB/013-000-000
         H H Concurs in S Amend 01/118-000-000
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-17 H Governor approved
         Н
             Effective Date 01-08-17
             PUBLIC ACT 92-0413
```

HB-0889 MCAULIFFE - SAVIANO - BLACK.

735 ILCS 5/13-222

from Ch. 110, par. 13-222

Amends the Code of Civil Procedure. Adds provisions concerning actions against professional land surveyors. (Current law provides for actions against registered land surveyors.) Provides that no action may be brought against a professional land surveyor to recover damages under specified circumstances more than 4 years after the person claiming damages actually knows or should have known of the conduct giving rise to the action. Provides that no such action may be brought if 10 years have elapsed from the time of the conduct giving rise to the action. Applies to causes of action accruing on or after the effective date of this amendatory Act.

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Judiciary I - Civil Law
01-02-23 H
                                      Do Pass/Short Debate Cal 011-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H Added As A Joint Sponsor BLACK
01-03-20 H Primary Sponsor Changed To MCAULIFFE
         H Added As A Joint Sponsor SAVIANO
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
01-05-01 S Chief Sponsor BURZYNSKI
         S First reading
                                      Referred to Sen Rules Comm
01-05-02 S
                                      Assigned to Judiciary
01-05-09 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 057-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
              Effective Date 02-01-01
         Н
              PUBLIC ACT 92-0265
```

HB-0890 SAVIANO.

225 ILCS 25/8.1

from Ch. 111, par. 2308.1

Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning the administration of general anesthesia or parenteral conscious sedation.

```
01-02-08 H Filed With Clerk
H First reading

01-02-21 H Assigned to Executive

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0891 SAVIANO.

225 ILCS 63/33

Amends the Naprapathic Practice Act. Makes a technical change in the Section concerning records of examinations and treatments.

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
```

Assigned to Executive 01-02-15 H Re-Refer Rules/Rul 19(a) 01-03-16 H

SAVIANO. HB-0892

from Ch. 111 1/2, par. 142 210 ILCS 85/1

Amends the Hospital Licensing Act. Makes a technical change in a Section concerning the short title.

01-02-08 H Filed With Clerk H First reading

Referred to Hse Rules Comm Assigned to Executive 01-02-15 H Re-Refer Rules/Rul 19(a) 01-03-16 H

SAVIANO. HR-0893

from Ch. 111, par. 4400-1 225 ILCS 60/1

Amends the Medical Practice Act of 1987. Makes technical changes in a Section concerning the short title.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

225 ILCS 60/1 Adds reference to:

from Ch. 127, par. 1904.13 5 ILCS 80/4.13

5 ILCS 80/4.23 new

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the sunset date of the Funeral Directors and Embalmers Licensing Code to January 1, 2013. Effective immediately.

01-02-08 H Filed With Clerk

Referred to Hse Rules Comm H First reading

Assigned to Executive 01-02-15 H

01-03-08 H Primary Sponsor Changed To MADIGAN, MJ

H Added As A Joint Sponsor SAVIANO 01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

SAVIANO 01-03-27 H Amendment No.01

Amendment referred to HRUL Н

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-30 H Amendment No.01 SAVIANO

> Rules refers to HREG Н

H Cal Ord 2nd Rdg-Shrt Dbt

H Primary Sponsor Changed To SAVIANO

01-04-04 H Amendment No.01 SAVIANO H Recommends be Adopted HREG/015-000-000

H Second Reading-Short Debate

Amendment No.01 SAVIANO Adopted

H Pld Cal 3rd Rdg-Shrt Dbt

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0894 SAVIANO.

225 ILCS 65/5-1

Amends the Nursing and Advanced Practice Nursing Act. Makes a technical change in a Section concerning the short title.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0895 SAVIANO.

225 ILCS 100/2 from Ch. 111, par. 4802

Amends the Podiatric Medical Practice Act of 1987. Makes a technical change in a Section concerning the short title.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

1423 HB-0896

FEIGENHOLTZ - ERWIN - SOTO. HB-0896

720 ILCS 5/24-3 from Ch. 38, par. 24-3 720 ILCS 5/24-4 from Ch. 38, par. 24-4

Amends the Criminal Code of 1961. Prohibits the transfer or possession with intent to transfer of more than one handgun during a 30-day period. Creates a handgun database maintained by the Department of State Police that may be accessed by law enforcement officers to determine if a person purchased more than one handgun within a 30-day period.

FISCAL NOTE (Illinois State Police)

If HB 896 were to become law, there would be a fiscal impact to the Illinois State Police of \$700,000 for implementation and \$200,000 annually thereafter.

CORRECTIONAL NOTE (Department of Corrections)

The prison population and fiscal impact is minimal.

01-02-08 H Filed With Clerk

H Added As A Joint Sponsor ERWIN

H First reading Referred to Hse Rules Comm

01-02-14 H Added As A Joint Sponsor SOTO

01-02-21 H Assigned to Judiciary I - Civil Law 01-03-06 H Fiscal Note Filed

Н Committee Judiciary I - Civil Law

01-03-13 H Correctional Note Filed

Committee Judiciary I - Civil Law 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0897 BRUNSVOLD.

430 ILCS 65/8

from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Makes technical changes in the Section relating to grounds for denying an application for and for revoking and seizing a Firearm Owner's Identification Card.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

O'BRIEN - MILLER - FEIGENHOLTZ, HANNIG, CURRY, JULIE, HOL-HR-0898 **BROOK AND REITZ.**

105 ILCS 5/10-20.35 new 105 ILCS 5/34-18.22 new

Amends the School Code. Requires a school board to permit the self-administration by a pupil of prescribed asthma medication, provided that the parents or guardians of the pupil (i) provide to the school or school board written authorization for the self-administration and (ii) provide to the school board written certification from the pupil's physician or other State-licensed health care provider that the pupil has asthma and is capable of self-administration of medication. Requires information concerning the medication to be kept on file. Contains provisions concerning liability. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the contents of the bill, but makes changes concerning which health care providers prescribe medication, the school itself permitting the self-administration of medication, what information is to be provided to the school or school board, and who is to provide the information. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds an exception for willful and wanton conduct to the provisions concerning liability.

```
01-02-08 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-16 H
                                     Assigned to Health Care Availability &
                                       Access
01-03-07 H
                Amendment No.01
                                     HEALTH CARE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor HANNIG
         H Added As A Co-sponsor CURRY, JULIE
```

```
01-03-08 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-20 H Added As A Joint Sponsor MILLER
        H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
01-03-21 H
                                    O'BRIEN
                Amendment No.02
                Amendment referred to HRUL
         Н
         H Held 2nd Rdg-Short Debate
                                    O'BRIEN
01-03-26 H
               Amendment No.02
         H Recommends be Adopted HRUL/004-000-000
                Amendment No.02
                                    O'BRIEN
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Joint Sponsor FEIGENHOLTZ
01-03-27 H Added As A Co-sponsor HOLBROOK
         H Added As A Co-sponsor REITZ
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-04-04 S Chief Sponsor PARKER
         S First reading
                                    Referred to Sen Rules Comm
```

HB-0899 O'BRIEN - RUTHERFORD - JONES, JOHN.

625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that students may be transported in any second division vehicle if it is for an agrarian related school activity (rather than requiring students to be transported to activities of that nature in a school bus).

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

Adds reference to:

625 ILCS 5/1-182 from Ch. 95 1/2, par. 1-182

Deletes everything. Amends the Illinois Vehicle Code to provide that a truck may be used to transport students to school related instructional programs if the students are within the truck's passenger compartment and the number of students in the truck does not exceed the number of actual seats within the passenger compartment. Provides that a school board that authorizes a truck to transport students to a school related instructional program shall accept liability for any resulting injury or damage. Effective immediately.

```
FISCAL NOTE (Office of Secretary of State)
```

There is no fiscal impact on the Secretary of State office.

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

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Transportation & Motor Vehicles
01-02-22 H Added As A Joint Sponsor RUTHERFORD
         H Added As A Joint Sponsor JONES, JOHN
01-02-28 H
                 Amendment No.01
                                      TRANSPORTAT'N H
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-07 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-13 H
                                      Fiscal Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0900 O'BRIEN.

605 ILCS 5/6-508 from Ch. 121, par. 6-508

Amends the Illinois Highway Code. Provides that the tax for construction of bridges, culverts, drainage structures, and grade separations at the joint expense of a county and a road district also may be used for building those types of structures over, on, or under road district roads, without county funds being involved and without limitation as to the size of the project, but only if adequate funds are available for all projects for which the road district has petitioned the county for joint participation. Provides that if the project size is over \$5,000, the road district commissioner also must obtain the permission of the county engineer.

FISCAL NOTE (Department of Transportation)

1425 HB-0900—Cont.

```
There will be no fiscal impact on the Department.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-15 H
                                            Assigned to Transportation & Motor Vehicles
                                            Do Pass/Short Debate Cal 021-000-000
      01-02-28 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-01 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-02 H
                                            Fiscal Note Filed
               H Cal Ord 3rd Rdg-Short Dbt
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
            HOWARD - WIRSING - DAVIS, MONIQUE - RIGHTER - FOWLER, BO-
HB-0901
            LAND AND GILES.
  110 ILCS 305/7f
                                    from Ch. 144, par. 28f
  110 ILCS 520/8f
                                   from Ch. 144, par. 658f
  110 ILCS 660/5-90
  110 ILCS 665/10-90
```

Amends various Acts relating to the governance of the public universities in Illinois. Provides that the board of trustees of each university shall offer 100% tuition discounts (instead of 50% tuition waivers) for undergraduate education to the children of employees of a public university in Illinois who has been employed by any one or more of these universities for at least 7 years. Includes retired employees as university employees for the purpose of these provisions. Effective immediately.

FISCAL NOTE (Board of Higher Education)
For dependents of employees in FY2000, there were 1,892 waivers with a value of \$2.43 million. Assuming there would have been no change in enrollment patterns if the value of the waivers were higher, the total value would have increased to \$4.86 million if they had been for the full amount of tuition, rather than 50%. For dependents of retirees, it is not possible to estimate the total cost, as the number of dependents that would qualify is unknown. It would cost an estimated \$295,600 in waivers for every 100 eligible persons, assuming the value of the waiver is equal to the full amount of tuition charged.

HOUSE AMENDMENT NO. 1.

110 ILCS 670/15-90 110 ILCS 675/20-90 110 ILCS 680/25-90 110 ILCS 685/30-90 110 ILCS 690/35-90

In the University of Illinois Act provisions, includes as an Illinois public university employee a person who is employed within any of the 4 divisions of the Department of Natural Resources under the authority of the Board of Natural Resources and Conservation.

SENATE AMENDMENT NO. 1.

Provides that the tuition discount shall be a 50% tuition discount instead of a 100% tuition discount. Includes in the other tuition discount provisions (not just the University of Illinois Act provisions) a person who is employed within any of the 4 divisions of the Department of Natural Resources under the authority of the Board of Natural Resources and Conservation as an Illinois public university employee. Also includes as an Illinois public university employee a person who is employed with the State Universities Civil Service System or the State Universities Retirement System.

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

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-15 H Added As A Joint Sponsor WIRSING
H Added As A Joint Sponsor DAVIS, MONIQUE
H Added As A Joint Sponsor RIGHTER
H Added As A Joint Sponsor FOWLER

01-02-28 H Fiscal Note Filed
H Committee Higher Education
```

```
HIGHER ED H
                                                              Adopted
01-03-01 H
                Amendment No.01
                                     Do Pass Amend/Short Debate 011-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 079-034-002
         H Added As A Co-sponsor BOLAND
         H Added As A Co-sponsor GILES
01-03-08 S Arrive Senate
         S Placed Calndr First Rdg
01-03-20 S Chief Sponsor WEAVER
                                     Referred to Sen Rules Comm
01-03-21 S First reading
01-03-27 S Added as Chief Co-sponsor DEMUZIO
         S Added as Chief Co-sponsor TROTTER
01-04-05 S Added as Chief Co-sponsor BURZYNSKI
01-04-11 S Added As A Co-sponsor WALSH,L
01-04-18 S
                                     Assigned to Executive
01-04-25 S Sponsor Removed DEMUZIO
         S Chief Co-sponsor Changed to TROTTER
                Amendment No.01
                                     EXECUTIVE S
                                                              Adopted
                                     Recmnded do pass as amend 010-002-001
01-04-26 S
         S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Lost 027-010-015
```

HB-0902 JONES, JOHN.

720 ILCS 5/24-3

from Ch. 38, par. 24-3

Amends the Criminal Code of 1961. Provides that it is a Class 4 felony to sell or give a firearm while engaged in the business of selling firearms at wholesale or retail without being licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Preempts home rule. Effective immediately.

FISCAL NOTE (Department of Corrections)

Fiscal impact and impact on the corrections population would

be minimal.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Adds reference to:

720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1

720 ILCS 5/24-3.5

720 ILCS 5/37-1 from Ch. 38, par. 37-1

Deletes everything. Amends the Criminal Code of 1961. Provides that the Department of State Police shall publish a list of handguns having a barrel, slide, frame or receiver that is a die casting of zinc alloy or any other nonhomogeneous metal which will melt or deform at a temperature of less than 800 degrees Fahrenheit. Provides that the Department of State Police shall notify each federal firearms dealer at least annually who is required to participate in the dial up system. Provides that no unit of local government, including a home rule unit, may regulate the purchase or sale of firearms in a manner inconsistent with the statute concerning the unlawful sale of firearms. Makes it a Class 4 felony to engage in the business of selling firearms without a federal license to sell firearms. Provides that the statute concerning the unlawful possession of firearms does not prohibit a person under 18 years of age from participating in any lawful recreational activity with a firearm such as, but not limited to, practice shooting at targets upon established public or private target ranges or hunting, trapping, or fishing in accordance with the Wildlife Code or the Fish and Aquatic Life Code. Provides that a person who commits the offense of unlawful purchase of a firearm by purchasing a firearm with the intent to deliver the firearm or by purchasing a firearm in violation of the statute shall be sentenced to an additional term of imprisonment of 10 years for each firearm purchased that was: (1) used in a crime that involved a violation of the Cannabis Control Act or the Illinois Controlled Substances Act; (2) used in a crime committed against a law enforcement officer; or (3) used in the commission of a felony. Provides that an attempt to purchase firearms in violation of the statute is an offense. Provides

1427 HB-0902—Cont.

that a building used for the unlawful sales of firearms may be abated as a public nuisance only if the person using the building for the unlawful sale has been convicted of the offense. Effective immediately.

HOME RULE NOTE, H-AM I

(Dept. of Commerce and Community Affairs)

HB 902 (H-am 1) contains language stating that no unit of local

government, including a home rule unit, may regulate the pur-

chase or sale of firearms in a manner inconsistent with the

legislation. Therefore, in the opinion of DCCA, this legisla-

tion pre-empts home rule authority.

HOUSE AMENDMENT NO. 2. (Tabled April 3, 2001)

Provides that the regulation of the purchase or sale of firearms is an exclusive State power and function and may not be regulated by a unit of local government, including a home rule unit.

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

```
01-02-08 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-21 H
                                     Assigned to Judiciary II - Criminal Law
01-03-05 H
                                     Fiscal Note Filed
         Н
                                     Correctional Note Filed
                                     Committee Judiciary II - Criminal Law
         Н
                                     JUD-CRIMINAL H
01-03-16 H
                Amendment No.01
                                                              Adopted
                                     Do Pass Amend/Short Debate 009-003-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-26 H
                                     Home Rule Note Requested OSTERMAN
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-27 H
                                     JONES.JOHN
                Amendment No.02
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-30 H
                Amendment No.02
                                     JONES.JOHN
         H Recommends be Adopted HRUL/005-000-000
                                     Home Rule Note Fld as amend
         H Second Reading-Short Debate
                                     JONES, JOHN
         Н
                Amendment No.02
                                                              Adopted
                                                                061-050-000
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-03 H Relld 2nd Rdg-Short Debate
                                      Mtn Prevail -Table Amend No 02
         Н
         H Held 2nd Rdg-Short Debate
01-04-05 H
                Amendment No.03
                                     JONES JOHN
         Н
                 Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
                                     Re-Refer Rules/Rul 19(a)
01-04-06 H
```

HB-0903 MATHIAS AND GARRETT.

720 ILCS 5/24-3.6 new

Amends the Criminal Code of 1961. Creates the offense of unlawful attempt to purchase a firearm without a Firearm Owner's Identification Card. Provides that it is a Class A misdemeanor for a person to: (1) intend to purchase a firearm without displaying to the transferor of the firearm a valid Firearm Owner's Identification Card issued in the person's name by the Department of State Police; and (2) take a substantial step in the completion of the purchase of the firearm. Effective immediately.

FISCAL NOTE (Department of Corrections)

There would be no fiscal or corrections population impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

720 ILCS 5/24-3.6 new

Adds reference to:

720 ILCS 5/24-3 from Ch. 38, par. 24-3

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 relating to the unlawful sale of firearms. Prohibits a federally licensed firearm dealer, importer, manufacturer, or pawnbroker from knowingly selling or giving a firearm to any

Illinois resident 18 years of age or over who does not possess and display a valid Firearm Owner's Identification Card. Provides that the penalty is a Class 4 felony. Provides that it is not a violation for a person who is not prohibited under State or federal law from owning or possessing a firearm if the person is a participant in a firearm safety, training, or education course. Effective immediately.

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-08 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Judiciary I - Civil Law
01-02-21 H
01-02-22 H Added As A Co-sponsor GARRETT
                                       Fiscal Note Filed
01-03-05 H
                                       Correctional Note Filed
         Н
                                       Committee Judiciary I - Civil Law
         н
                                       JUD-CIVIL LAW H
01-03-08 H
                 Amendment No.01
                                       Remains in CommiJudiciary I - Civil Law
         Н
                                       Re-Refer Rules/Rul 19(a)
01-03-16 H
```

HB-0904 MATHIAS.

65 ILCS 5/11-61-1.5 new

Amends the Illinois Municipal Code. Provides that municipalities have the power to acquire real and personal property, wherever located, and rights in real and personal property, by gift, grant, and legacy and to use that property for purposes authorized by the Code.

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Cities & Villages
                                      Do Pass/Short Debate Cal 011-000-000
01-03-15 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-30 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 106-007-001
01-04-05 S Arrive Senate
         S Placed Calndr First Rdg
01-04-11 S Chief Sponsor PETERSON
01-04-17 S First reading
                                       Referred to Sen Rules Comm
01-04-25 S
                                       Assigned to Local Government
01-05-01 S
                                       Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 054-000-000
         H Passed both Houses
01-06-01 H Sent to the Governor
01-07-20 H Governor approved
         н
              Effective Date 02-01-01
              PUBLIC ACT 92-0102
```

HB-0905 MATHIAS.

65 ILCS 5/11-1-12 new

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.

```
01-02-08 H Filed With Clerk
H First reading

01-02-15 H Assigned to Cities & Villages

01-03-16 H Referred to Hse Rules Comm

Assigned to Cities & Villages

Re-Refer Rules/Rul 19(a)
```

HB-0906 MATHIAS AND GARRETT.

430 ILCS 65/3.2 new

Amends the Firearm Owners Identification Card Act. Provides that a transferor of a firearm and the Department of State Police must report the name and address of a per-

1429 HB-0906—Cont.

son to the local law enforcement agency where the person resides if the person attempts to purchase a firearm without displaying to the transferor a valid Firearm Owner's Identification Card that has been previously issued in that person's name by the Department of State Police. Effective immediately.

STATE MANDATES NOTE (Dept. of Commerce and Community Affairs) In the opinion of the DCCA, HB 906 does not create a State mandate under the State Mandates Act.

HOME RULE NOTE (Dept. of Commerce and Community Affairs) In the opinion of DCCA, HB 906 does not pre-empt home rule

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police must report the name and address of a person to the local law enforcement agency where the person resides if the person attempting to purchase a firearm is disqualified from purchasing a firearm because of information obtained during the dial-up telephone communication with the Department of State Police.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-08 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
   01-02-21 H
                                        Assigned to Judiciary I - Civil Law
   01-02-22 H Added As A Co-sponsor GARRETT
   01-03-08 H
                                        Do Pass/Short Debate Cal 013-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-26 H
                                        Home Rule Note Requested OSTERMAN
                                        St Mandate Fis Nte Req OSTERMAN
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-28 H
                   Amendment No.01
                                        MATHIAS
                   Amendment referred to HRUL
            Н
                                        St Mandate Fis Note Filed
            Н
            Н
                                        Home Rule Note Filed
            H Cal Ord 2nd Rdg-Shrt Dbt
                   Amendment No.01
   01-04-02 H
                                        MATHIAS
            H Recommends be Adopted HRUL/005-000-000
            H Second Reading-Short Debate
                   Amendment No.01
                                        MATHIAS
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-0907 GARRETT - MATHIAS.

35 ILCS 120/11 from Ch. 120, par. 450

Amends the Retailers' Occupation Tax Act. Provides that the Director of Revenu may divulge information from a taxpayer's return or an investigation to the Unite States Government or the officer, agency, or government of any state or municipality (now, only the United States Government or the officer, agency, or government of any state). Deletes language that limits villages that are able to receive information from a taxpayer's return or an investigation to villages that do not levy any real property taxes for village operations and receive more than 60% of their general corporate revenue from taxes under the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act.

```
01-02-08 H Filed With Clerk
H Added As A Joint Sponsor MATHIAS
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0908 HAMOS.

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

```
01-02-08 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0909 **1430**

HB-0909 HAMOS – TURNER, ART – PANKAU – GARRETT – PERSICO, SOTO, DELGADO, HOWARD, KENNER, MORROW, FEIGENHOLTZ, MILLER, FRANKS AND ERWIN.

30 ILCS 500/30-50 new

Amends the Illinois Procurement Code. Creates the Illinois FIRST Job Opportunities Initiative. Requires that prime contractors on construction contracts of \$1,000,000 or more funded by State funds post at the job site specified job opportunities under the contract and report the same information to the Department of Employment Security. Requires the Department to post the information on a website maintained for that purpose and to provide the information to certain State job programs, offices, and websites for posting. Requires the prime contractors to report monthly to an agency designated by the Governor as to job opportunities filled by race and gender categories. Requires that copies of the monthly reports be available to the public at a nominal cost. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled March 26, 2001)

Provides that the State website used need not be maintained for that purpose. With respect to information that must be provided to job seekers at job sites, limits the requirement to an office or trailer where site business is conducted. Makes other changes.

HOUSE AMENDMENT NO. 2.

Deletes reference to: 30 ILCS 500/30-50 new Adds reference to: New Act

Deletes everything. Creates the Illinois FIRST Job Opportunities Initiative Act. Requires that prime contractors on construction contracts of \$1,000,000 or more funded by State funds post at the job site specified job opportunities under the contract and report the same information to the Department of Employment Security. Requires the Department to post the information on an appropriate State website and to provide the information to certain State job programs, offices, and websites for posting. Requires the prime contractors to report monthly to an agency designated by the Governor as to job opportunities filled by race and gender categories. Requires that copies of the monthly reports be available to the public at a nominal cost. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes everything. Creates the Illinois FIRST Job Opportunities Initiative Act. Requires that prime contractors on construction contracts of \$1,000,000 or more funded by State funds post at the job site specified job opportunities under the contract and report the same information to the Department of Employment Security. Requires the Department to post the information on an appropriate State website and to provide the information to certain State job programs, offices, and websites for posting. Requires the prime contractors to report monthly to an agency designated by the Governor as to job opportunities filled by race and gender categories. Requires that copies of the monthly reports be available to the public at a nominal cost. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-08 H Filed With Clerk
         H Added As A Joint Sponsor TURNER, ART
         H Added As A Joint Sponsor PANKAU
         H Added As A Joint Sponsor GARRETT
         H Added As A Joint Sponsor PERSICO
         H First reading
                                    Referred to Hse Rules Comm
01-02-14 H Added As A Co-sponsor SOTO
         H Added As A Co-sponsor DELGADO
01-02-15 H
                                    Assigned to State Procurement
01-02-22 H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor KENNER
01-02-23 H
                                    Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Added As A Co-sponsor MORROW
01-03-06 H
                Amendment No.01
                                   HAMOS
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
               Amendment No.01
                                    HAMOS
        H Recommends be Adopted HRUL/005-000-000
        H Cal Ord 2nd Rdg-Shrt Dbt
```

```
01-03-14 H Added As A Co-sponsor FEIGENHOLTZ
01-03-16 H Added As A Co-sponsor MILLER
01-03-20 H Second Reading-Short Debate
        Η
                Amendment No.01
                                    HAMOS
                                                            Adopted
        Н
                                                             063-047-000
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H Relld 2nd Rdg-Short Debate
        Η
                Amendment No.02
                                    HAMOS
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-26 H
                Amendment No.02
                                    HAMOS
        H Recommends be Adopted HRUL/004-000-000
        Н
                                    Mtn Prevail - Table Amend No 01
        H Held 2nd Rdg-Short Debate
01-03-27 H
                Amendment No.03
                                    HAMOS
        Н
                Amendment referred to HRUL
        H Held 2nd Rdg-Short Debate
01-03-30 H
                Amendment No.03
                                    HAMOS
        H Recommends be Adopted HRUL/005-000-000
        Н
               Amendment No.02
                                    HAMOS
                                                            Adopted
        Н
                Amendment No.03
                                    HAMOS
                                                            Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-04-02 H Added As A Co-sponsor FRANKS
        H Added As A Co-sponsor ERWIN
        H 3rd Rdg-Shrt Dbt-Pass/Vote 101-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-04 S Chief Sponsor MYERS
         S First reading
                                    Referred to Sen Rules Comm
02-02-21 S Added as Chief Co-sponsor SYVERSON
02-02-27 S
                                    Assigned to Executive
02-03-07 S
                                    Postponed
         S
                                    Committee Executive
```

HB-0910 HAMOS.

New Act

Creates the Citizens' Free Speech Immunity Act. Contains only a short title provision.

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0911 HAMOS – ERWIN – LYONS, JOSEPH – MCKEON AND FEIGENHOLTZ. 745 ILCS 10/3-106.5 new

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that local public entities are not immune from tort liability for injuries to bicyclists who are lawfully using a road and who are injured as the result of a condition that is not reasonably safe for motor vehicles and that the entity knew about and had time to correct. Provides that these entities and public employees are immune when the bicyclist is injured while using a bicycle lane or bicycle route unless the entity's or employee's conduct is willful and wanton. Effective immediately.

FISCAL NOTE (Office of the Illinois Courts)

```
HB 911 may increase judicial workloads; however, it is not
anticipated that the bill would have a substantial fiscal
impact on the judicial branch.
01-02-08 H Filed With Clerk
                                        Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                        Assigned to Judiciary I - Civil Law
01-02-26 H
                                        Fiscal Note Filed
                                        Committee Judiciary I - Civil Law
01-03-01 H
                                        Do Pass/Short Debate Cal 008-004-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Co-sponsor FEIGENHOLTZ
         H Added As A Joint Sponsor ERWIN
01-03-06 H Added As A Joint Sponsor LYONS, JOSEPH
```

```
01-03-09 H Added As A Joint Sponsor MCKEON
                Amendment No.01
                                    HAMOS
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
                                     Re-Refer Rules/Rul 19(a)
01-04-06 H
```

HB-0912 HAMOS.

New Act

Creates the Regional Affordable Housing Act. Contains only a short title provision.

01-02-08 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-15 H Re-Refer Rules/Rul 19(a) 01-03-16 H

RYAN - DAVIS, MONIQUE - SCOTT - BOLAND. HB-0913

5 ILCS 315/3 from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Provides that no employee may be considered a "managerial employee" because (i) he or she belongs to a classification of employees to whom executive and management functions may be delegated or (ii) he or she performs professional duties. Provides that in determining an employee's status the labor board shall consider the employee's actual job duties and responsibilities and the extent to which the employee has actual authority concerning the overall operations and governance of the employee's office or workplace. Effective immediately.

```
CORRECTIONS NOTE (Department of Corrections)
There is no corrections population or fiscal impact on the
Department.
01-02-08 H Filed With Clerk
                                       Referred to Hse Rules Comm
         H First reading
                                       Assigned to Labor
01-02-21 H
```

01-03-09 H Added As A Joint Sponsor DAVIS, MONIQUE Do Pass/Short Debate Cal 017-002-000 01-03-15 H H Placed Cal 2nd Rdg-Shrt Dbt

01-03-19 H Correctional Note Filed

H Cal Ord 2nd Rdg-Shrt Dbt 01-03-21 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

01-03-27 H Primary Sponsor Changed To RYAN H 3rd Rdg-Shrt Dbt-Pass/Vote 093-023-000 H Added As A Joint Sponsor SCOTT

H Added As A Joint Sponsor BOLAND

01-03-28 S Arrive Senate S Placed Calndr First Rdg S Chief Sponsor RADOGNO

Referred to Sen Rules Comm S First reading

HB-0914 SAVIANO - CAPPARELLI.

30 ILCS 350/3 from Ch. 17, par. 6903 30 ILCS 350/15 from Ch. 17, par. 6915 30 ILCS 350/15.01 35 ILCS 200/18-185

50 ILCS 20/3 from Ch. 85, par. 1033 50 ILCS 20/18 from Ch. 85, par. 1048

Amends the Local Government Debt Reform Act. Provides that, as a revenue source for alternate bonds, any unit of local government having a public building commission lease rental base is authorized to levy a public building commission lease rental base alternate tax levy. Provides that alternate bonds supported by the levy may be issued for any lawful corporate purpose of the unit of local government. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for taxing districts to which the law applied before the 1995 levy year, "aggregate extension" excludes certain special purpose extensions related to the public building commission lease rental base. Amends the Public Building Commission Act. Provides that the governing body of a municipal corporation having taxing power that enters into a lease with a public building commission shall, if applicable, provide for the levy and collection of a direct annual tax in the amount of the public building commission lease rental base levied for the lease. Makes other changes. Effective immediately.

1433 HB-0914—Cont.

HOUSE AMENDMENT NO. 1.

Inserts "rental base" after "public building commission lease" in order to use the term "public building commission lease rental base" consistently throughout the amendatory provisions.

HOUSE AMENDMENT NO. 2.

Replaces the term "unit of local government" with "governmental unit". HOUSE AMENDMENT NO. 3.

Adds reference to:

50 ILCS 20/14 from Ch. 85, par. 1044 55 ILCS 5/5-1062.1 from Ch. 34, par. 5-1062.1

70 ILCS 2605/7h new

70 ILCS 2605/12 from Ch. 42, par. 332

Further amends the Public Building Commission Act and the Property Tax Extension Limitation Law of the Property Tax Code. Provides that a lease entered into by a public building commission and a community college district in a county with a population of not less than 300,000 and not more than 400,000 before October 1, 1991, may be amended to continue the annual payment of an amount that is not greater than the maximum annual payment under the lease on the effective date of this amendatory Act. Excludes tax levies made for the purpose of making payments under the amended lease from the property tax extension limitation. Amends the Counties Code and the Metropolitan Water Reclamation District Act. Provides for the adoption and implementation of a Cook County stormwater management plan by the Metropolitan Water Reclamation District. Authorizes the District to implement the plan throughout the County. Authorizes the District to impose fees on areas outside the District but within the County. Authorizes a special tax levy for stormwater management purposes and reduces the District's authorized tax levy for general corporate purposes by a corresponding amount. Amends the Property Tax Code to exclude the stormwater management tax from the tax caps imposed under the Property Tax Extension Limitation Law.

HOME RULE NOTE, H-AM 3

(Department of Commerce and Community Affairs)

HB 914 (H-am 3) contains language stating that a home rule unit located in whole or in part in Cook County may not regulate stormwater management or planning in Cook County in a manner inconsistent with the legislation, or plans, rules, and ordinances adopted by the Metropolitan Water Reclamation District of Greater Chicago. Therefore, in the opinion of DCCA, this

legislation pre-empts home rule authority.

HOUSE AMENDMENT NO. 4.

Excludes the City of Chicago from the home rule pre-emption relating to Cook County stormwater management.

HOUSE AMENDMENT NO. 5.

Further amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that "debt service extension base" means, for park districts (i) that were first subject to this Law in 1991 or 1995 and (ii) whose extension for the 1994 levy year for the payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds) was less than 51% of the amount for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds), an amount equal to that portion of the extension for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds). Provides that "excluded non-referendum bonds" means (i) bonds authorized for certain aquarium and museum projects, (ii) double-barrelled bonds, and (iii) refunding obligations issued to refund or to continue to refund obligations initially issued pursuant to referendum. Some provisions are effective immediately, other provisions have a uniform effective date.

```
        01-02-08
        H
        Filed With Clerk

        H
        First reading
        Referred to Hse Rules Comm

        01-02-15
        H
        Assigned to Revenue

        01-03-01
        H
        Amendment No.01
        REVENUE
        H
        Adopted

        003-000-000/
```

	•			
01-03-01C	ont.			
н н	Amendment No.02	REVENUE H	A	SUB dopted 003-000-000/ SUB
01-03-16 H H	Amendment No.03	Remains in Commi REVENUE H Do Pass Amend/Sh	A	Adopted SUB
Н Н 01-03-26 Н	Placed Cal 2nd Rdg-Shrt Dbt	Home Rule Note R	_	
01-03-28 H H	Cal Ord 2nd Rdg-Shrt Dbt Amendment No.04 Amendment referred to	MOORE HRUL		
H H	Cal Ord 2nd Rdg-Shrt Dbt Primary Sponsor Changed To	CAPPARELLI		
H H	Primary Sponsor Changed To Added As A Joint Sponsor C. Second Reading-Short Debate	APPARELLI		
01-03-30 H	Held 2nd Rdg-Short Debate Amendment No.04 Recommends be Adopted HR	MOORE		
H H	Amendment No.04 Pld Cal 3rd Rdg-Shrt Dbt	Home Rule Note F MOORE		d Adopted
	Rolld 2nd Rdg-Short Debate Amendment No.05 Amendment referred to	SAVIANO HRUL		
	Held 2nd Rdg-Short Debate Amendment No.05	SAVIANO		
H H 01-04-05 H	Rules refers to Held 2nd Rdg-Short Debate Amendment No.05	HREV SAVIANO		
H H	Recommends be Adopted HR Amendment No.05		A	Adopted
	Pld Cal 3rd Rdg-Shrt Dbt 3rd Rdg-Shrt Dbt-Pass/Vote (063-052-001 Motion to Reconsi	der Vote	
н н	3rd Rdg-Shrt Dbt-Pass/Vote	PASSED - CURRI		
915 MOC	ORE.			

HB-0915 MOORE.

70 ILCS 805/13.1

from Ch. 96 1/2, par. 6324

Amends the Downstate Forest Preserve District Act. Allows a forest preserve district to increase its tax levy by submitting the question to the voters of the district. States what information must be included on the ballot. Effective immediately.

HOUSE AMENDMENT NO. 3.

Further amends the Downstate Forest Preserve District Act. Deletes a provision that would allow rate increases to be in any amount that the board determines. Deletes a provision exempting the ballot from certain statutory requirements.

```
01-02-08 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to State Government
                                       Administration
                                     Do Pass/Short Debate Cal 009-000-000
01-02-23 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-28 H
                Amendment No.01
                                     MOORE
         Н
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
                Amendment No.02
                                     MOORE
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.03
                                     MOORE
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-27 H
                Amendment No.03
                                     MOORE
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Short Debate
                Amendment No.03
                                     MOORE
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
```

```
01-03-28 H
                                      Tabled Pursnt to Rule 40(a) HA 01.02
         H 3rd Rdg-Shrt Dbt-Pass/Vote 104-010-000
01-03-29 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DILLARD
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Local Government
01-04-17 S
                                      Recommended do pass 009-000-000
         S Placed Calndr, Second Rdg
01-04-18 S Second Reading
         S Placed Calndr, 3rd Reading
01-04-19 S Added as Chief Co-sponsor LINK
01-05-03 S Third Reading - Passed 044-005-005
         H Passed both Houses
01-06-01 H Sent to the Governor
01-07-20 H Governor approved
         Н
              Effective Date 01-07-20
         Н
              PUBLIC ACT 92-0103
```

HB-0916 DANIELS - MOORE.

815 ILCS 413/25

Amends the Telephone Solicitations Act. Provides that the language prohibiting a person engaged in telephone solicitation from obtaining or submitting for payment without the person's express written consent any item of negotiable paper drawn on a person's account or on a bond does not apply to the following: a publicly traded corporation, a retail company whose parent company is registered with the Securities and Exchange Commission or the Secretary of State, or a sale by a retailer soliciting from a consumer with whom the retailer has an existing business relationship. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Telephone Solicitations Act. Makes a technical change in a provision regarding violations.

```
01-02-08 H Filed With Clerk
        H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Public Utilities
01-02-28 H
                                     Do Pass/Short Debate Cal 008-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H
             Amendment No.01
                                    CURRIE
                Amendment referred to HRUL
        H
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-07 H
               Amendment No.01
                                     CURRIE
        H Recommends be Adopted HRUL/005-000-000
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
                Amendment No.01
                                    CURRIE
                                                              Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
01-04-05 H Primary Sponsor Changed To DANIELS
        H Added As A Joint Sponsor MOORE
01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 091-022-002
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
```

HB-0917 BRADLEY - RYAN - MCKEON AND BURKE.

220 ILCS 5/8-600 new

Amends the Public Utilities Act. Authorizes the Commerce Commission to order a public utility to correct reliability deficiencies, to impose financial penalties for failure to comply with reliability requirements, and to modify, suspend, or revoke a utility's certificate of authority for substantial or repeated violations of reliability requirements. Effective immediately.

```
NOTE(S) THAT MAY APPLY: Fiscal
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-09 H Added As A Co-sponsor BURKE
01-02-14 H Added As A Joint Sponsor RYAN
```

```
01-02-23 H Added As A Joint Sponsor MCKEON
```

01-03-06 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

BRADLEY - MCKEON AND BURKE. HB-0918

220 ILCS 5/9-244 from Ch. 111 2/3, par. 9-244

220 ILCS 5/16-125

Amends the Public Utilities Act. Provides that alternative rate regulation plans may be based upon reliability performance. Provides that petitions for alternative rate regulation may be filed by persons other than the affected utility. Provides that the Commission shall review alternative rate regulation plans within 2 years after implementation. Removes requirement that alternative rate regulation plans be likely to result in lower rates. Provides that reliability performance evaluations may be conducted on behalf of the Commission by independent entities. Provides that reliability performance shall be considered in ratemaking. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-09 H Added As A Co-sponsor BURKE
01-02-23 H Added As A Joint Sponsor MCKEON
                                      Assigned to Executive
01-03-06 H
01-03-16 H
                                      Re-Refer Rules/Rul 19(a)
```

BRADLEY - RYAN - MCKEON - OSTERMAN, BURKE, HOWARD AND HB-0919 KENNER.

220 ILCS 5/16-125

Amends the Public Utilities Act with respect to electric utilities serving 1,000,000 or more customers. Abolishes the requirement that 30,000 customers be affected before a utility is required to compensate customers for power outages. Provides that if a power interruption lasts for 24 hours or more, a utility must pay consequential damages. Effective immediately.

```
FISCAL NOTE (Illinois Commerce Commission)
```

With interruptions no longer subject to a damages threshold and the scope of recovery expanded, the Commission should expect significant increases in formal and informal customer and local-government claim filings. Claim and waiver investigations and proceedings will certainly consume additional Commission time, staff, and financial resources, although it is difficult to provide a estimate fiscal impact at this time.

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

In the opinion of DCCA, HB 919 does not create a State mandate

under the State Mandates Act.

NO

01-04-04 H Second Reading-Stnd Debate

01-04-06 H

H Hld Cal Ord 2nd Rdg-Shrt Db

H Hld Cal Ord 2nd Rdg-Shrt Db

TE(S) THAT MAY APPLY: Fiscal				
01-02-08	Н	Filed With Clerk		
	Н	First reading	Referred to Hse Rules Comm	
01-02-09	Н	Added As A Co-sponsor BUF	RKE	
01-02-14	H	Added As A Joint Sponsor RYAN		
01-02-22	Н	Added As A Co-sponsor HO	WARD	
	Н	Added As A Co-sponsor KEN	INER	
01-02-23	Н	Added As A Joint Sponsor M	CKEON	
01-03-06	Н		Assigned to Executive	
01-03-09	Н	Added As A Joint Sponsor Of	STERMAN	
01-03-15	Н	•	Do Pass/Stndrd Dbt/Vote 007-006-000	
			HEXC	
	Н	Pled Cal 2nd Rdg Stndrd Dbt		
01-03-16	Н		Fiscal Note Requested BLACK	
	Н		St Mandate Fis Nte Req BLACK	
	Н	Cal 2nd Rdg Stndrd Dbt		
01-03-19	Н		Fiscal Note Filed	
	Н	Cal 2nd Rdg Stndrd Dbt		
01-03-29	Н		St Mandate Fis Note Filed	
	Н	Cal 2nd Rdg Stndrd Dbt		

3rd Rdg Deadline Extnd-Rule

```
      01-05-18
      H
      3rd Rdg Deadline Extnd-Rule

      H
      HId Cal Ord 2nd Rdg-Shrt Db

      01-05-25
      H
      3rd Rdg Deadline Extnd-Rule

      H
      HId Cal Ord 2nd Rdg-Shrt Db

      01-05-31
      H
      Re-Refer Rules/Rul 19(a)
```

HB-0920 DANIELS - PANKAU.

770 ILCS 60/6

from Ch. 82, par. 6

Amends the Mechanics Lien Act. Makes a technical change in a Section concerning completion of contracts.

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-15 H Primary Sponsor Changed To DANIELS
H Added As A Joint Sponsor PANKAU
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Short Debate
H Held 2nd Rdg-Short Debate
H Held 2nd Rdg-Short Debate
```

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0921 PANKAU – CURRIE – CURRY, JULIE – FEIGENHOLTZ – BELLOCK HULTGREN AND LYONS, EILEEN.

```
5 ILCS 80/4.12 from Ch. 127, par. 1904.12 5 ILCS 80/4.22 new
```

Amends the Regulatory Sunset Act. Moves the sunset date for the Interior Design Profession Title Act from December 31, 2001 to January 1, 2012. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled March 23, 2001)

```
Adds reference to: 225 ILCS 310/1 from Ch. 111, par. 8201 225 ILCS 310/4.5 225 ILCS 310/8 from Ch. 111, par. 8208
```

Amends the Interior Design Profession Title Act. Changes the short title to "Interior Design Title Act". Gives the Department the authority to investigate illegal use of the title of interior designer or residential interior designer. Adds the Certified Kitchen Designer and the Certified Bathroom Designer examinations that are administered by the National Kitchen and Bath Association to the list of accepted examinations for registration.

HOUSE AMENDMENT NO. 2.

```
Adds reference to: 225 ILCS 310/1 from Ch. 111, par. 8201 225 ILCS 310/4.5
```

Amends the Interior Design Profession Title Act. Changes the short title to "Interior Design Title Act". Gives the Department the authority to investigate illegal use of title of interior designer or residential interior designer.

```
01-02-08 H Filed With Clerk
        H Added As A Joint Sponsor CURRIE
        H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Registration & Regulation
01-02-22 H Added As A Joint Sponsor CURRY, JULIE
01-03-08 H
               Amendment No.01
                                    REGIS REGULAT H
                                                             Adopted
                                    Do Pass Amend/Short Debate 021-000-000
        Н
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-12 H
                Amendment No.02
                                    PANKAU
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H
                Amendment No.02
                                    PANKAU
        H Recommends be Adopted HRUL/005-000-000
        Н
                                    Motion Filed TO TABLE HA #1
                                    -PANKAU
        Н
        Η
                Motion referred to
                                      HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-23 H
                                    Motion TO TABLE HA#1
```

H Recommends be Adopted HRUL/004-000-000

```
01-03-23---Cont.
         H Second Reading-Short Debate
                                      Mtn Prevail -Table Amend No 01/
                                        111-001-000
                                      PANKAU
                                                               Adopted
                 Amendment No.02
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000
01-03-27 H Added As A Joint Sponsor FEIGENHOLTZ
         H Added As A Joint Sponsor BELLOCK
         H Added As A Co-sponsor HULTGREN
         H Added As A Co-sponsor LYONS, EILEEN
         S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor NOLAND
         S Added as Chief Co-sponsor JONES,E
                                      Referred to Sen Rules Comm
         S First reading
                                      Assigned to Licensed Activities
01-04-18 S
                                      Recommended do pass 009-000-000
01-04-26 S
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 055-000-000
         H Passed both Houses
01-06-01 H Sent to the Governor
01-07-20 H Governor approved
              Effective Date 01-07-20
         Н
         H
              PUBLIC ACT 92-0104
```

HB-0922 YARBROUGH - DURKIN - SAVIANO.

35 ILCS 200/18-101.25

Amends the Cook County Truth in Taxation Law in the Property Tax Code. Provides that taxing districts in Cook County that intend to increase a tax levy shall hold a hearing on the proposed increase at the first regularly scheduled meeting of the taxing district in the month of December, unless no regularly schedule meeting is held, in which case the hearing shall be held on a certain day in December, depending on the type of district. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the hearing concerning an increase in the tax levy shall be held at the first regularly scheduled meeting of the taxing district in the month of December or on a certain day in December, depending on the type of taxing district (underlying bill provides that hearing shall be held at the first regularly scheduled meeting of the taxing district in the month of December and that, if the corporate authority does not hold regularly scheduled meetings in December, hearings shall be held on a certain day in December, depending on the type of taxing district) (current law provides that hearings shall be held on a certain day in December, depending on the type of taxing district).

SENATE AMENDMENT NO. 1.

Adds reference to: 35 ILCS 200/21-30

Further amends the Property Tax Code. Provides that if, prior to the preparation of estimated tax bills in counties with 3,000,000 or more inhabitants, a certificate of error has been either approved by a court on or before November 30 of the preceding year or certified pursuant to Section 14-15 on or before November 30 of the preceding year, then the first installment of taxes on the estimated tax bills shall be computed at 50% of the total taxes for the preceding year as corrected by the certificate of error (now, the first installment is equal to 50% of the total of each tax bill for the preceding year).

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Revenue
01-03-08 H
                 Amendment No.01
                                      REVENUE
                                                               Adopted
                                                                003-000-000/
                                                                SUB
                                      Remains in CommiRevenue
         Н
                                      Do Pass Amend/Short Debate 011-000-000
01-03-16 H
         H Placed Cal 2nd Rdg-Shrt Dbt
```

1439 HB-0922—Cont.

```
01-03-21 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-26 H Primary Sponsor Changed To YARBROUGH
         H Added As A Joint Sponsor DURKIN
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
         H Added As A Joint Sponsor SAVIANO
01-03-28 S Arrive Senate
S Placed Calndr First Rdg
01-03-29 S Chief Sponsor WALSH,T
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Revenue
01-05-03 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-05-08 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Filed with Secretary
         S
                 Amendment No.01
                                     O'MALLEY
         S
                Amendment referred to SRUL
         S
           Added as Chief Co-sponsor O'MALLEY
         S
                Amendment No.01
                                     O'MALLEY
         S
                Rules refers to
                                       SREV
01-05-17 S
                Amendment No.01
                                     O'MALLEY
         S Be apprvd for consideratn SREV/006-000-000
         S Recalled to Second Reading
                Amendment No.01
                                     O'MALLEY
                                                               Adopted
         S Placed Calndr, 3rd Reading
01-05-18 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-23 H Motion Filed Concur
         Н
                Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
01-05-25 H
                Mtn to Concur Referr ed HREV
         H Calendar Order of Concurren 01
01-05-29 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HREV/010-000-000
         H Calendar Order of Concurren 01
01-05-30 H H Concurs in S Amend 01/117-000-000
         H Passed both Houses
01-06-28 H Sent to the Governor
01-08-23 H Governor approved
              Effective Date 01-08-23
         Н
              PUBLIC ACT 92-0475
```

HB-0923 FEIGENHOLTZ – WIRSING – JONES, LOU – DELGADO – OSMOND, AC-EVEDO, BOLAND, BURKE, CURRIE, FRITCHEY, HAMOS, MCKEON, MOORE, OSTERMAN, SAVIANO, KENNER, O'BRIEN, ERWIN, TUR-NER, ART AND HOWARD.

```
720 ILCS 600/3.5
720 ILCS 600/4 from Ch. 56 1/2, par. 2104
720 ILCS 635/1 from Ch. 38, par. 22-50
720 ILCS 635/2 from Ch. 38, par. 22-51
720 ILCS 635/2.5 new
720 ILCS 635/4 from Ch. 38, par. 22-53
720 ILCS 635/5 from Ch. 38, par. 22-54
720 ILCS 635/3 rep.
```

Amends the Drug Paraphernalia Control Act and the Hypodermic Syringes and Needles Act. Authorizes a person who is at least 18 years of age to purchase up to 10 sterile hypodermic syringes or needles at a pharmacy without a prescription. Authorizes a pharmacist to sell up to 10 sterile hypodermic syringes or needles to a person who is at least 18 years of age. Provides that the Illinois Department of Public Health must develop educational materials regarding safer injection, HIV prevention, syringe disposal, and drug treatment and make copies of those materials available to pharmacists. Provides that pharmacists must make those educational materials available to persons who purchase syringes. Repeals the Section in the Hypodermic Syringes and Needles Act requiring a person who sells a syringe, needle, or instrument to keep a record of the sale. Effective immediately.

```
FISCAL NOTE (Department of Public Health)
    The Department estimates the cost of developing, printing, and
    distributing education materials to pharmacists to provide to
    persons purchasing sterile syringes during the first year the
    bill is in effect to be $93,800. Annual costs thereafter are
    estimated at $83,800.
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
    01-02-08 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-02-15 H
                                         Assigned to Human Services
    01-02-16 H Added As A Joint Sponsor OSTERMAN
    01-02-23 H Added As A Joint Sponsor WIRSING
             H Added As A Joint Sponsor JONES, LOU
             H Added As A Joint Sponsor DELGADO
             H Added As A Joint Sponsor OSMOND
             H Added As A Co-sponsor ACEVEDO
             H Added As A Co-sponsor BOLAND
             H Added As A Co-sponsor BURKE
             H Added As A Co-sponsor CURRIE
             H Added As A Co-sponsor FRITCHEY
             H Added As A Co-sponsor HAMOS
             H Added As A Co-sponsor MCKEON
             H Added As A Co-sponsor MOORE
             H Added As A Co-sponsor OSTERMAN
             H Added As A Co-sponsor SAVIANO
             H Added As A Co-sponsor KENNER
             H Added As A Co-sponsor O'BRIEN
             H Added As A Co-sponsor ERWIN
             H Added As A Co-sponsor TURNER, ART
    01-02-27 H Added As A Co-sponsor HOWARD
    01-03-01 H
                                         Do Pass/Short Debate Cal 007-002-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-06 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-14 H
                                         Fiscal Note Filed
             H Cal Ord 3rd Rdg-Short Dbt
    01-04-06 H
                                         3rd Rdg Deadline Extnd-Rule
             H Cal Ord 3rd Rdg-Short Dbt
    01-05-18-11 -
                                         Re-Refer Rules/Rul 19(a)
          ARD, KENNER, BROSNAHAN, OSTERMAN AND YARBROUGH.
```

HB-0924 RYAN - SOTO - DELGADO - FOWLER - FORBY, GARRETT, HOW-

New Act 30 ILCS 105/5.545 new

Creates the Youth Smoking Prevention Act and amends the State Finance Act. Creates the Youth Smoking Prevention Fund as a special fund in the State treasury and provides for the transfer of moneys into the fund from the Tobacco Settlement Recovery Fund. Provides for the award of grants by the Department of Public Health from moneys in the fund for youth smoking prevention programs. Establishes a Youth Smoking Prevention Advisory Committee, appointed by the Governor, to propose a State Plan for Youth Smoking Prevention and to review grant applications and make recommendations to the Department of Public Health.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-08 H Filed With Clerk
                                       Referred to Hse Rules Comm
            H First reading
   01-02-14 H Added As A Joint Sponsor SOTO
            H Added As A Joint Sponsor DELGADO
                                       Assigned to Tobacco Settlement Proceeds
   01-02-15 H
   01-02-20 H Added As A Co-sponsor GARRETT
   01-02-22 H Added As A Joint Sponsor FOWLER
            H Added As A Joint Sponsor FORBY
            H Added As A Co-sponsor HOWARD
            H Added As A Co-sponsor KENNER
   01-03-07 H Added As A Co-sponsor BROSNAHAN
   01-03-09 H Added As A Co-sponsor OSTERMAN
   01-03-15 H Added As A Co-sponsor YARBROUGH
```

1441 HB-0924—Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0925 RYAN - CROTTY - HOWARD - KENNER.

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides for an income tax credit, beginning with taxable years ending on or after December 31, 2001 and ending with taxable years ending on or before December 30, 2006, of \$500 multiplied by the number of individuals who have been certified by a physician as being an individual of any age with long-term care needs with respect to whom the taxpayer is an eligible caregiver for the taxable year.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-14 H Added As A Joint Sponsor CROTTY

01-02-15 H Assigned to Revenue

01-02-22 H Added As A Joint Sponsor HOWARD H Added As A Joint Sponsor KENNER

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0926 DANIELS - WINTERS - MATHIAS.

430 ILCS 65/8.1

from Ch. 38, par. 83-8.1

Amends the Firearm Owners Identification Card Act. Adds a caption to the Section requiring the Circuit Clerk to notify the Department of State Police of all final dispositions of cases for which the Department has received information reported to the Department under the Criminal Identification Act.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-14 H Added As A Joint Sponsor MATHIAS

01-02-15 H Assigned to Executive

01-03-15 H Primary Sponsor Changed To DANIELS

H Added As A Joint Sponsor WINTERS
01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-0927 WINKEL – MOORE – GARRETT – BEAUBIEN – CURRY,JULIE AND BERNS.

20 ILCS 805/1-30 new

Amends the Department of Natural Resources Act. Requires the Department of Natural Resources to conduct a study to (i) develop an understanding of the geology of each aquifer in the State; (ii) determine the groundwater flow through the geologic units and the interaction of groundwater with surface waters; and (iii) determine the chemistry of the geologic units and the groundwater in those units. Requires the Department to develop geologic and groundwater flow models for each underground aquifer in the State based upon information obtained from the study. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Department of Natural Resources Act. Provides that the aquifer study must analyze current groundwater withdrawals.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-08 H Filed With Clerk

Н

H First reading Referred to Hse Rules Comm

01-02-09 H Added As A Joint Sponsor MOORE

H Added As A Joint Sponsor BEAUBIEN

01-02-15 H Assigned to Conservation & Land Use

01-03-06 H Added As A Joint Sponsor GARRETT

01-03-07 H Joint Sponsor Changed to CURRY, JULIE

H Added As A Co-sponsor BERNS

01-03-08 H Amendment No.01 CONSRV & LAND H Adopted

H Do Pass Amend/Short Debate 006-000-001

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-30 H Amendment No.02 WINKEL

Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

```
        01-04-03
        H
        Second Reading-Short Debate

        H
        Pld Cal 3rd Rdg-Shrt Dbt

        01-04-04
        H
        Tabled Pursnt to Rule 40(a) HOUSE AMEND #2

        AMEND #2
        H
        3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000

        S
        Arrive Senate
        S

        Placed Calndr First Rdg
        Chief Sponsor PETERSON

        01-04-12
        S
        Added As A Co-sponsor BOWLES

        S
        First reading
        Referred to Sen Rules Comm
```

HB-0928 GILES.

70 ILCS 2605/4

from Ch. 42, par. 323

Amends the Metropolitan Water Reclamation District Act. Provides for an annual cost of living adjustment in the salary of Commissioners and Officers of the Board. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal 01-02-08 H Filed With Clerk H First reading

Referred to Hse Rules Comm

HB-0929 HOFFMAN.

New Act

Creates the Academic Presentation Protection Act. Prohibits, except as authorized by policies developed by public institutions of higher education, a business, agency, or person, including an enrolled student, from preparing, causing to be prepared, giving, selling, transferring, or otherwise distributing or publishing for any commercial purpose any contemporaneous recording of an academic presentation by an instructor at a public institution of higher education. Provides that a circuit court may grant any relief that it finds necessary to enforce this Act, including the issuance of an injunction. Provides that a person injured by a violation of this Act, in addition to actual damages, may recover court costs, attorney's fees, and a civil penalty from a person other than an enrolled student. Requires each institution to develop policies to prohibit the unauthorized recording, dissemination, and publication of academic presentations for commercial purposes and to adopt rules governing a violation of this Act by students.

```
FISCAL NOTE (Office of the Illinois Courts)
HB 929 would have a minimal fiscal impact on the judicial branch.
```

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Judiciary I - Civil Law
01-02-26 H Fiscal Note Filed
Committee Judiciary I - Civil Law
01-03-15 H Committee Judiciary I - Civil Law
Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-03-21 H Second Reading-Short Debate
H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-0930 DAVIS,STEVE.

```
625 ILCS 5/6-109 from Ch. 95 1/2, par. 6-109
625 ILCS 5/6-115 from Ch. 95 1/2, par. 6-115
625 ILCS 5/6-118 from Ch. 95 1/2, par. 6-118
```

Amends the Illinois Vehicle Code. Provides that the Secretary of State must examine every licensed driver at least once every 10 (rather than 8) years. Requires the Secretary to adopt rules providing for the renewal for a 10-year period of non-commercial driver's licenses for persons aged 25 through 64. Provides that persons aged 65 (rather than 69) through 80 are subject to their own schedule of fees for licenses and permits. Sets fees for renewal of a 10-year license. Effective July 1, 2002.

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

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-14 H Primary Sponsor Changed To DAVIS,STEVE

01-02-15 H Assigned to Constitutional Officers

01-02-22 H Do Pass/Short Debate Cal 008-001-000

H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
```

HB-0931

Re-Refer Rules/Rul 19(a)

NOVAK.

50 ILCS 750/0.01

from Ch. 134, par. 30.01

Amends the Emergency Telephone System Act. Makes technical changes in a Section concerning the short title.

01-02-08 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0932 BRADLEY - HOFFMAN.

625 ILCS 5/7-604

from Ch. 95 1/2, par. 7-604

Amends the Illinois Vehicle Code. Extends from 30 days to 45 days the time which an insurance company has to respond to a request by the Secretary of State for information regarding whether a driver is covered by liability insurance. Effective immediately.

```
01-02-08 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-15 H
                                       Assigned to Transportation & Motor Vehicles
01-02-27 H Added As A Joint Sponsor HOFFMAN
01-03-16 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-0933 BRADLEY.

625 ILCS 5/5-103

from Ch. 95 1/2, par. 5-103

Amends the Illinois Vehicle Code. Deletes a provision requiring dealers that sell service contracts or extended warranties, other than those of the manufacturer, to have adequate reserves or insurance to protect purchasing customers. Deletes a provision requiring the Secretary of State to adopt rules for implementing the requirement. Provides that dealers that sell these contracts or extended warranties must register with the Illinois Department of Insurance in accordance with the Service Contract Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the amendatory provisions of the original bill with changes. Deletes language requiring dealers that sell in-house or self-insured extended service contracts to register with the Department of Insurance.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-08 H Filed With Clerk
                                    Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                     Assigned to Insurance
01-02-28 H
                 Amendment No.01
                                     INSURANCE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 012-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-001-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
01-04-03 S Chief Sponsor WALSH,T
         S Added as Chief Co-sponsor SHADID
01-04-04 S First reading
                                     Referred to Sen Rules Comm
      ACEVEDO ~ MENDOZA.
```

HB-0934

30 ILCS 105/5.545 new

from Ch. 95 1/2, par. 2-116 625 ILCS 5/2-116

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 moneys made available by public or private entities. Amends the State Finance Act to create the Secretary of State Police Services Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

01-11-02 S

Provides that the Director of Police-Secretary of State (rather than the Director of Personnel-Secretary of State) has specified duties. Provides that all moneys received by the Secretary of State Department of Police under the Illinois Vehicle Code provision (rather than all moneys received by the department) shall be deposited into the Secretary of State Police Services Fund.

```
tary of State Police Services Fund.
      FISCAL NOTE (Office of Secretary of State)
      There is no fiscal impact on the Secretary of State office.
      FISCAL NOTE, H-AM 1 (Office of Secretary of State)
      Same as previous note.
      STATE MANDATES NOTE, H-AM I
      (Department of Commerce and Community Affairs)
      In the opinion of DCCA, HB 934 (H-am 1) does not create a
      State mandate under the State Mandates Act.
      HOME RULE NOTE, H-AM 1
      HB 934 (H-am 1) does not relate to a home rule unit of local
      government, nor does it contain language indicating a preemp-
      tion of home rule powers and functions. Therefore, in the
      opinion of DCCA, HB 934 (H-am 1) does not preempt home rule
      authority.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
                H Added As A Joint Sponsor MENDOZA
                                             Referred to Hse Rules Comm
                H First reading
      01-02-15 H
                                             Assigned to Constitutional Officers
      01-03-07 H
                       Amendment No.01
                                             CONST OFFICER H
                                                                       Adopted
                                             Do Pass Amd/Stndrd Dbt/Vote 005-004-000
                H Pled Cal 2nd Rdg Stndrd Dbt
      01-03-08 H Second Reading-Stnd Debate
                                             Fiscal Note Req as amended BLACK
                Н
                                             St Mndt Fis Note Req Amnd
                Н
                                             Home Rule Note Req as amend
                H Hld Cal Ord 2nd Rdg-Shrt Db
      01-03-13 H
                                             Fiscal Note Filed
                                             Fiscal Note Filed as amnded
                                             St Mndt Fis Note Fld Amnd
                H Hld Cal Ord 2nd Rdg-Shri Db
      01-03-14 H
                                             Home Rule Note Fld as amend
                H Hld Cal Ord 2nd Rdg-Shrt Db
      01-04-02 H Pld Cal 3rd Rdg-Stndrd Dbt
      01-04-03 H 3rd Rdg-Stnd Dbt-Pass/Vote 103-004-003
      01-04-04 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-05 S Chief Sponsor SHADID
                S Added as Chief Co-sponsor HAWKINSON
                S First reading
                                             Referred to Sen Rules Comm
      01-04-06 S Added as Chief Co-sponsor MUNOZ
      01-04-24 S Added as Chief Co-sponsor DUDYCZ
      01-05-02 S
                                             Assigned to Executive
      01-05-09 S Added As A Co-sponsor WALSH,L
      01-05-10 S
                                             To Subcommittee
                                             Committee Executive
      01-05-12 S
                                             Refer to Rules/Rul 3-9(a)
      01-05-31 S Ruled Exempt Under Sen Rule 3-9(B) SRUL
                                             NOVEMBER 1, 2001.
                                             Assigned to Executive
```

Refer to Rules/Rul 3-9(b)

1445 HB-0934—Cont.

```
01-11-07 S
                                       Assigned to Executive
01-11-14 S
                                       Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
         S Second Reading
         S Placed Calndr, 3rd Reading
01-11-15 S
                                       3/5 vote required
         S Third Reading - Passed 059-000-000
         H Passed both Houses
01-11-16 H Sent to the Governor
01-12-19 H Governor approved
         H
              Effective Date 01-12-19
              PUBLIC ACT 92-0501
```

HB-0935 MULLIGAN - KRAUSE - CROTTY - BELLOCK - COULSON.

105 ILCS 5/14-7.03 from Ch. 122, par. 14-7.03

Amends the Children with Disabilities Article of the School Code. Allows a school district that has administrative responsibilities for children who are wards of the State and who are placed in private residential facilities to claim, for State reimbursement purposes, administrative expenses incurred by the district for these children. Effective immediately.

HOUSE AMENDMENT NO. 1.

Replaces the amendatory language with language that provides that administrative expenses incurred by a responsible school district for children whose residence is other than a foster family home and who are educationally placed in a nonpublic school, nonpublic special education facility, public out-of-state school, or county special education facility are reimbursable. Provides that these administrative expenses must be associated with supervisory and case coordination responsibilities specific to these eligible students.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-08 H Filed With Clerk
             H Added As A Joint Sponsor KRAUSE
             H First reading
                                         Referred to Hse Rules Comm
    01-02-15 H
                                         Assigned to Elementary & Secondary
                                            Education
    01-02-28 H Added As A Joint Sponsor CROTTY
    01-03-01 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-07 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
             H Added As A Joint Sponsor BELLOCK
             H Added As A Joint Sponsor COULSON
    01-03-20 S Arrive Senate
             S Placed Calndr First Rdg
    01-03-21 S Chief Sponsor SULLIVAN
             S First reading
                                         Referred to Sen Rules Comm
             S Added As A Co-sponsor WOOLARD
```

HB-0936 MULLIGAN.

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

Amends the Downstate Teacher Article of the Illinois 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 936 cannot be determined, as the amount of service credit that would be purchased is unknown. According to TRS, the required contributions will not equal the actuarial cost.
```

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-01 H Pension Note Filed
Committee Personnel & Pensions
```

01-03-16 H

Re-Refer Rules/Rul 19(a)

LYONS JOSEPH - RYAN - MCKEON - SOTO - CAPPARELLI, FOW-HB-0937 LER, FORBY, FRITCHEY, JONES, SHIRLEY, DAVIS, STEVE, REITZ AND HARTKE.

320 ILCS 30/Act title 320 ILCS 30/2 from Ch. 67 1/2, par. 452 from Ch. 67 1/2, par. 453 320 ILCS 30/3

Amends the Senior Citizens Real Estate Tax Deferral Act. Changes the age of eligibility for a deferral from 65 to 62. Increases the household income eligibility level from \$25,000 per year to \$35,000 per year. Effective immediately.

01-02-08 H Filed With Clerk H Added As A Joint Sponsor RYAN H Added As A Joint Sponsor MCKEON Referred to Hse Rules Comm H First reading 01-02-14 H Added As A Joint Sponsor SOTO H Added As A Joint Sponsor CAPPARELLI Assigned to Revenue 01-02-15 H 01-02-22 H Added As A Co-sponsor FOWLER H Added As A Co-sponsor FORBY H Added As A Co-sponsor FRITCHEY 01-02-23 H Added As A Co-sponsor JONES, SHIRLEY 01-02-27 H Added As A Co-sponsor DAVIS, STEVE 01-03-07 H Added As A Co-sponsor REITZ

H Added As A Co-sponsor HARTKE 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0938 REITZ - FRANKS.

65 ILCS 5/11-76-4

from Ch. 24, par. 11-76-4

Amends the Illinois Municipal Code. Deletes a provision that provides that an item of personal property may not be conveyed or turned in as part of the purchase price of a new purchase of a similar item, except on the receipt of competitive bids.

01-02-08 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Cities & Villages 01-03-16 H Re-Refer Rules/Rul 19(a) 01-04-04 H Added As A Joint Sponsor FRANKS

MOORE. HB-0939

New Act

Creates the Facility Planning Area Rules Act. Contains a short title only.

01-02-08 H Filed With Clerk Referred to Hse Rules Comm. H First reading 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HR-0940 MOORE.

New Act

Creates the Local Planning Technical Assistance Act. Contains a short title only.

01-02-08 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0941 MOORE.

55 ILCS 5/1-1004 from Ch. 34, par. 1-1004

Amends the Counties Code. Makes technical changes in a Section concerning jurisdiction over Lake Michigan.

01-02-08 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0942 MOORE - SLONE.

50 ILCS 15/1 from Ch. 85, par. 1021

55 ILCS 5/5-1130 new

Amends the Regional Planning Commission Act and the Counties Code. Authorizes a county board to establish an intergovernmental cooperation council, composed of 1447 HB-0942-Cont.

county and municipal representatives, to develop and recommend various plans for the coordination of land use, transportation, and infrastructure. The council may also (i) serve as the county's regional planning commission, (ii) recommend future municipal boundaries, and (iii) recommend an intergovernmental review process for land use, and a voluntary, non-binding resolution process for intergovernmental disputes over land use. Provides that a county board that has established a council that has adopted certain plans and procedures may impose taxes and fees beyond the statutory limits, the excess to be used for capital improvements. Provides that a unit of local government in a county that has established a council and has met other qualifications shall be given priority for State grants and State programs.

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Conservation & Land Use
01-02-23 H
                                      Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SLONE
                                      Home Rule Note Requested OSTERMAN
         H Cal Ord 2nd Rdg-Shrt Dbt
                                      Re-committed to Rules
```

HB-0943 ERWIN.

5 ILCS 375/6.14 new

Amends the State Employees Group Insurance Act of 1971. Provides that health benefits for treatment of mental illness must be provided on the same terms and conditions as are benefits for treatment of other conditions.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-15 H
                                            Assigned to Health Care Availability &
                                              Access
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-0944
             ERWIN.
```

215 ILCS 5/356z.1 new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2 215 ILCS 165/10 from Ch. 32, par. 604

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverages under those Acts to include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

```
01-02-08 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-21 H
                                       Assigned to Health Care Availability &
                                          Access
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-0945 MURPHY - HOFFMAN - HOWARD - KENNER - BROSNAHAN AND HARTKE.

```
New Act
820 ILCS 5/1
                                         from Ch. 48, par. 2a
820 ILCS 25/Act title
820 ILCS 25/0.01
                                         from Ch. 48, par. 2b.9
820 ILCS 25/1.1 new
```

Creates the Labor Equity Act. Prohibits the State, units of local government, and school districts from entering into contracts with, making loans or grants to, surveying lands on behalf of, or purchasing the securities of any employer which has offered or granted the status of a permanent replacement employee to an individual for performing bargaining unit work for the employer during a labor dispute. Amends the Advertisement for Strike Workers Act. Changes the short title to the Advertisement for and Employment of Strike Workers Act. Provides that no public or educational employer may hire permanent replacements for employees lawfully striking under the Illinois Public Labor Relations Act or the Illinois Educational Labor Relations Act. Provides that a court may grant injunctive relief to enforce those provisions. Amends the Labor Dispute Act to provide that it does not apply to injunctions issued by a court under the Advertisement for and Employment of Strike Workers Act.

01-03-16 H

```
STATE MANDATES NOTE (Dept. of Commerce & Community Affairs)
      In the opinion of the Department of Commerce and Community
      Affairs (DCCA), HB 945 creates a service mandate which requires
      a 50% to 100% reimbursement of the increased costs to units of
      local government under the State Mandates Act.
      HOME RULE NOTE (Dept. of Commerce & Community Affairs)
      The legislation does not contain language indicating a
      pre-emption of home rule powers and functions. Therefore, in
      the opinion of DCCA, HB 945 does not pre-empt home rule
      FISCAL NOTE (Department of Labor)
      The Department would need additional funds for administrative
      costs for additional staffing to develop rules and procedures
      and implement for one year. Impact on the Department would be
      $156,300 for costs associated with 3 new personnel.
  NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      01-02-08 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
                                             Assigned to Labor
      01-02-21 H
      01-02-22 H Added As A Joint Sponsor HOWARD
                H Added As A Joint Sponsor KENNER
      01-03-06 H Added As A Co-sponsor HARTKE
      01-03-07 H Added As A Joint Sponsor BROSNAHAN
      01-03-08 H
                                             Do Pass/Stndrd Dbt/Vote 010-007-000 HLBR
                H Picd Cal 2nd Rdg Stndrd Dbt
      01-03-13 H
                                             Fiscal Note Requested BLACK
                                             St Mandate Fis Nte Reg BLACK
                Н
                                             Home Rule Note Requested BLACK
                H Cal 2nd Rdg Stndrd Dbt
                                             St Mandate Fis Note Filed
      01-03-16 H
                                             Home Rule Note Filed
                H Cal 2nd Rdg Stndrd Dbt
                                             Fiscal Note Filed
      01-03-20 H
                H Cal 2nd Rdg Stndrd Dbt
      01-03-21 H Second Reading-Stnd Debate
                H Pld Cal 3rd Rdg-Stndrd Dbt
      01-03-28 H Primary Sponsor Changed To MURPHY
                H Added As A Joint Sponsor HOFFMAN
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-0946
             MOORE.
   55 ILCS 5/1-1002
                                     from Ch. 34, par. 1-1002
  Amends the Counties Code. Makes technical changes in a Section concerning
boundaries.
      01-02-08 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-15 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0947
             MOORE.
                                     from Ch. 5, par. 1001
  505 ILCS 5/1
  Amends the Agricultural Areas Conservation and Protection Act. Makes technical
changes in a Section concerning the short title.
      01-02-08 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-15 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-0948
             MOORE.
   65 ILCS 5/1-1-1
                                     from Ch. 24, par. 1-1-1
  Amends the Illinois Municipal Code. Makes technical changes in a Section concern-
ing the short title.
      01-02-08 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-15 H
                                             Assigned to Executive
```

Re-Refer Rules/Rul 19(a)

1449 HB-0949

HB-0949 MOORE.

New Act

Creates the Live Near Work Act. Contains a short title only.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0950 MOORE.

New Act

Creates the Local Legacy Act. Provides the short title only.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0951 MOORE.

65 ILCS 5/11-12-5.1 from Ch. 24, par. 11-12-5.1

Amends the Illinois Municipal Code. Makes a technical change to a Section concerning school land donations.

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0952 NOVAK - PERSICO.

220 ILCS 5/16-102 220 ILCS 5/16-115C new 220 ILCS 5/16-115D new 220 ILCS 5/16-115E new 220 ILCS 5/16-116-124 220 ILCS 5/16-124

Amends the Public Utilities Act to provide for the provision of unbundled delivery services by entities other than electric utilities and alternative retail electric suppliers. Establishes criteria that must be met to obtain a certificate of authority as a provider of unbundled delivery services. Establishes the service obligations of providers of unbundled delivery services and provides for oversight by the Commerce Commission. Effective immediately.

FISCAL NOTE (Illinois Commerce and Commission)

ICC estimates no fiscal impact on State revenues from HB 952.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Electric Utility Deregulation
01-02-23 H Fiscal Note Filed
Committee Electric Utility Deregulation
01-02-27 H Added As A Joint Sponsor PERSICO

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0953 SMITH, MICHAEL.

505 ILCS 110/4.2a from Ch. 5, par. 404.2a

Amends the Illinois Seed Law. Makes a technical change in a Section concerning the labeling of coated agricultural seeds.

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

Deletes reference to: 505 ILCS 110/4.2a Adds reference to:

505 ILCS 110/4.2 from Ch. 5, par. 404.2

Deletes everything after the enacting clause. Provides that all agricultural seeds must be labeled with the name, address, and toll free number (now, name and address) of the person who labeled the seed or who sells, offers, or exposes the seed for sale in Illinois. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that for purposes of the Illinois Seed Law, the toll-free number on agricultural seed labels must be the same size and font as the required name and address.

```
01-02-08 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Executive
01-03-15 H Primary Sponsor Changed To MADIGAN, MJ
         H Added As A Joint Sponsor SMITH, MICHAEL
01-03-19 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-30 H
                Amendment No.01
                                     SMITH.MICHAEL
                 Amendment referred to HRUL
         Η
         H Cal Ord 2nd Rdg-Shrt Dbt
01-04-02 H
                                     SMITH.MICHAEL
                Amendment No.01
                Rules refers to
                                      HAGR
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
         H Primary Sponsor Changed To SMITH, MICHAEL
01-04-03 H
                Amendment No.01
                                     SMITH.MICHAEL
         H Recommends be Adopted HAGR/009-000-000
         H Second Reading-Short Debate
         Н
                Amendment No.01
                                     SMITH.MICHAEL
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-05 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-06 S Chief Sponsor SIEBEN
         S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Agriculture & Conservation
01-04-25 S
                                     Postponed
01-05-01 S
                Amendment No.01
                                     AGRICULTURE S
                                                             Adopted
01-05-02 S
                                     Recmnded do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
01-05-03 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-23 H Motion Filed Non-Concur 01/SMITH, MICHAEL
         H Calendar Order of Concurren 01
01-05-31 H
                                     Re-Refer Rules/Rul 19(a)
```

HB-0954 SMITH, MICHAEL.

240 ILCS 40/30-10

Amends the Grain Code. Makes a technical change in a Section concerning the Illinois Grain Insurance Fund, licensees, and federal warehousemen.

```
01-02-08 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0955 SMITH, MICHAEL.

20 ILCS 205/205-1

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title of the Article.

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0956 SMITH, MICHAEL.

510 ILCS 77/10.47

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "non-farm residence".

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
```

1451 HB-0956---Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-0957 SMITH, MICHAEL.

240 ILCS 40/5-20

Amends the Grain Code. Makes technical changes in a Section concerning the procedure for license renewals under the Act.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0958 SMITH.MICHAEL.

515 ILCS 5/1-5

from Ch. 56, par. 1-5

Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning which agency shall administer the Code.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0959 GRANBERG.

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 805/8.25 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the 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)

The fiscal impact of HB 959 cannot be determined and would vary among municipalities. If the employer does not currently participate in IMRF for their municipal employees or police officers, the cost of providing retirement benefits to police officers could be substantial. The cost would also increase for municipalities that currently offer police officers the IMRF regular formula, as HB 959 requires all IMRF-covered police officers to be covered by the SLEP formula.

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

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Personnel & Pensions 01-02-27 H Pension Note Filed

Committee Personnel & Pensions Н 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0960 GRANBERG AND FRANKS.

40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116

30 ILCS 805/8.25 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the 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 the higher of their salary rate on their last day of service in that capacity or the average rate of earnings during any 12 consecutive months within the last 48 months of service in that capacity. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Personnel & Pensions Re-Refer Rules/Rul 19(a)

01-05-08 H Added As A Co-sponsor FRANKS

HB-0961 1452

HB-0961 GRANBERG – LYONS, EILEEN.

```
40 ILCS 5/7-118 from Ch. 108 1/2, par. 7-118
40 ILCS 5/7-158 from Ch. 108 1/2, par. 7-158
40 ILCS 5/7-164 from Ch. 108 1/2, par. 7-164
40 ILCS 5/7-172 from Ch. 108 1/2, par. 7-164
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 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Pension Code. Increases the death benefit from \$3,000 to \$5,000. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
01-02-08HFiled With Clerk1-02-15HFirst readingReferred to Hse Rules Comm01-02-15HAssigned to Personnel & Pensions01-03-01HAdded As A Joint Sponsor LYONS, EILEEN01-03-16HRe-Refer Rules/Rul 19(a)
```

HB-0962 GRANBERG.

```
40 ILCS 5/7-152 from Ch. 108 1/2, par. 7-152 30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Increases the basic disability benefit for a sheriff's law enforcement employee whose disability is the result of sickness, accident, or injury incurred in or resulting from the performance of an act of duty, from 50% to 65% of final rate of earnings. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION NOTE (Illinois Pension Laws Commission)
An actuarial cost estimate is not available. The effect of HB 962 on individual employers will vary according to the number of current and future duty disabilitants. Currently, duty disability benefits for SLEP and regular employees of IMRF are equal to 50% of the salary received at the time of disability. HB 962 provides a duty disability benefit of 65% of salary for SLEP employees, but does not change the duty disability amount for regular IMRF members.
```

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

```
01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-02-27 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0963 GRANBERG – LYONS, EILEEN AND FRANKS.

```
40 ILCS 5/7-142 from Ch. 108 1/2, par. 7-142
40 ILCS 5/7-142.1 from Ch. 108 1/2, par. 7-142.1
30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Increases the regular retirement formula to 2.0% of the final rate of earnings for each year of service. Increases the SLEP retirement formula to 2.5% of the final rate of earnings for each year of SLEP service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION IMPACT NOTE, REVISED (Illinois Pension Laws Commission)
According to IMRF, HB 0963 would increase the accrued liabilities of the Fund by $716.6 million ($968.9 million for regular members and $17.7 million for SLEP members). The estimated increase in average annual cost is 2.20% of salary for regular IMRF employers and 1.10% for SLEP employers, assuming the payment of the normal cost plus the amortization of the increase in accrued liabilities over 30 years.

NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates 01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
```

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions

1

1453 HB-0963---Cont.

```
01-03-01 H Added As A Joint Sponsor LYONS, EILEEN
                                    Re-Refer Rules/Rul 19(a)
01-05-08 H Added As A Co-sponsor FRANKS
01-11-06 H
                                    Pension Note Filed
                                    Committee Rules
      GRANBERG.
```

HB-0964

40 ILCS 5/7-156 from Ch. 108 1/2, par. 7-156 30 ILCS 805/8.25 new

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Eliminates the reduction in benefit imposed on a surviving spouse who is more than 5 years younger than the deceased member, for surviving spouses of members who die on or after the effective date. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

01-02-08 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0965 GRANBERG - LYONS, EILEEN.

40 ILCS 5/7-142	from Ch. 108 1/2, par. 7-142
40 ILCS 5/7-144.2	from Ch. 108 1/2, par. 7-144.2
40 ILCS 5/7-144.3	from Ch. 108 1/2, par. 7-144.3
40 ILCS 5/7-152	from Ch. 108 1/2, par. 7-152
40 ILCS 5/7-156	from Ch. 108 1/2, par. 7-156
30 ILCS 805/8 25 new	

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Compounds the 3% annual increase in retirement, surviving spouse, and disability annuities, beginning with the increase due on January 1, 2002. Specifies that the last supplemental benefit payment (13th check) is payable on July 1, 2001. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

```
PENSION IMPACT NOTE, REVISED (Illinois Pension Law Commission)
```

According to IMRF, providing compounded annual increases to all current and future beneficiaries would increase the accrued liabilities of the Fund by \$780.9 million (\$724.7 million for regular employees and \$56.2 million for SLEP employees). The corresponding increase in average annual cost (including normoral cost) is estimated to be 1.49% of payroll for regular IMRF employers and 2.77% of payroll for SLEP employers, assuming amortization of the increase in accrued liabilities over 30 years. This cost would be reduced by a savings of 0.62% of payroll from discontinuing the supplemental benefit payment. Therefore, the total annual cost associated with HB 0965 is 0.87% of payroll for regular IMRF employers and 2.15% of payroll for SLEP employers. The required contributions (as percent of payroll) may vary widely among employers.

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

```
01-02-08 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Personnel & Pensions
01-03-01 H Added As A Joint Sponsor LYONS, EILEEN
                                      Re-Refer Rules/Rul 19(a)
01-03-16 H
                                      Pension Note Filed
01-11-06 H
                                      Committee Rules
```

HB-0966 GRANBERG.

```
40 ILCS 5/7-156
                                 from Ch. 108 1/2, par. 7-156
30 ILCS 805/8,25 new
```

Amends the IMRF Article of the Illinois Pension Code. Increases the surviving spouse benefit to 66% of the deceased employee's retirement annuity. Amends the State Mandates Act to require implementation without reimbursement. Effective imme-

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

01-02-08 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0967 GRANBERG.

40 ILCS 5/7-142.1 from Ch. 108 1/2, par. 7-142.1 30 ILCS 805/8.25 new

Amends the IMRF Article of the Illinois Pension Code. Allows a sheriff's law enforcement employee (SLEP) to convert up to 10 years of non-SLEP service credit into SLEP credit by paying the difference in employee contributions, plus interest. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 967 has not been calculated. However, there will be a cost to the employer, as the purchase of this service credit requires only employee contributions (plus interest).

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

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-02-27 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0968 GRANBERG AND FRANKS.

40 ILCS 5/7-169 from Ch. 108 1/2, par. 7-169 30 ILCS 805/8.25 new

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the 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)

The fiscal impact of HB 968 cannot be determined, but is estimated to be minor, as the bill requires repayment of

the refund, plus interest.

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

01-02-08 H Filed With Clerk

H First reading

01-02-15 H Assigned to Personnel & Pensions
01-02-27 H Pension Note Filed
H Committee Personnel & Pensions

Referred to Hse Rules Comm

01-03-16 H Re-Refer Rules/Rul 19(a)

01-05-08 H Added As A Co-sponsor FRANKS

HB-0969 MOORE.

New Act

Creates the Illinois Growth Act. Provides the short title only.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0970 BROSNAHAN.

225 ILCS 84/75

Amends the Orthotics, Prosthetics, and Pedorthics Practice Act. Makes technical changes in a Section concerning fees.

01-02-08 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0971 SCOTT - FORBY - FOWLER - HOWARD - KENNER AND BROSNA-HAN.

New Act

1455 HB-0971-Cont.

Creates the Home Modification for Prevention of Institutionalization Act. Provides that, subject to appropriation, the Department of Human Services and the Department on Aging shall jointly 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. Provides that the Department of Human Services and the Department on Aging shall jointly promulgate rules governing the Program and jointly establish an Advisory Committee for the Program to advise the Secretary of Human Services and the Director on Aging on the policies and procedures under which the Program shall operate. Effective immediately.

```
FISCAL NOTE (Department of Human Services)
    The Department cannot determine the fiscal impact of HB971.
    The provisions of this bill are suject to specific appropria-
    FISCAL NOTE (Department on Aging)
    Based on the HSP average cost of $1,172 per client, this bill
    will initially cost the Department an estimated $1,072,380.
    HOUSING AFFORDABILITY NOTE (III. Housing Development Authority)
    There will be no fiscal effect on a single-family residence.
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-08 H Filed With Clerk
             H First reading
                                           Referred to Hse Rules Comm
    01-02-15 H
                                           Assigned to Aging
    01-02-22 H Added As A Joint Sponsor FORBY
             H Added As A Joint Sponsor FOWLER
             H Added As A Joint Sponsor HOWARD
             H Added As A Joint Sponsor KENNER
    01-02-27 H
                                           Fiscal Note Filed
                                           Committee Aging
    01-03-12 H
                                           Fiscal Note Filed
             Н
                                           Housing Aford Note Filed
                                           Committee Aging
    01-03-16 H
                                           Re-Refer Rules/Rul 19(a)
    01-03-21 H Added As A Co-sponsor BROSNAHAN
```

HB-0972 OSTERMAN.

215 ILCS 105/1 from Ch. 73, par. 1301

Amends the Comprehensive Health Insurance Plan Act. Makes technical changes in the short title Section.

```
01-02-08 H Filed With Clerk
                                       Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                       Assigned to Executive
                                      Re-Refer Rules/Rul 19(a)
01-03-16 H
```

HB-0973 BOLAND - SCOTT - BROSNAHAN - NOVAK.

```
320 ILCS 25/Act title
320 ILCS 25/1
                                     from Ch. 67 1/2, par. 401
320 ILCS 25/2
                                     from Ch. 67 1/2, par. 402
320 ILCS 25/3.15
                                     from Ch. 67 1/2, par. 403.15
320 ILCS 25/4
                                     from Ch. 67 1/2, par. 404
320 ILCS 25/9
                                     from Ch. 67 1/2, par. 409
320 ILCS 25/3.14 rep.
```

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the title of the Act to the Working Families Circuit Breaker and Pharmaceutical Assistance Act and provides that the Act applies to all persons domiciled in Illinois who are within the income eligibility level. Adds osteoporosis, clinical depression, multiple sclerosis, bi-polar disorder, schizophrenia, lupus, amyotrophic lateral sclerosis (ALS), and gastrointestinal disease as covered illnesses. Changes the income eligibility level for both circuit breaker and pharmaceutical assistance to (i) \$25,000 for a household containing one person, (ii) \$28,000 for a household containing 2 persons, and (iii) \$30,000 for a household containing 3 or more persons for the 2001 grant year and thereafter. Effective January 1, 2002.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-08 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
     01-02-15 H
                                           Assigned to Revenue
     01-03-01 H Added As A Joint Sponsor SCOTT
     01-03-07 H Added As A Joint Sponsor BROSNAHAN
               H Added As A Joint Sponsor NOVAK
                                           Re-Refer Rules/Rul 19(a)
     01-03-16 H
            POE - FOWLER - MITCHELL, BILL, FORBY, BLACK AND MAUTINO.
HB-0974
   35 ILCS 5/213 new
                                   from Ch. 120, par. 439.3-5
   35 ILCS 105/3-5
                                   from Ch. 120, par. 439.33-5
   35 ILCS 110/3-5
                                   from Ch. 120, par. 439.103-5
   35 ILCS 115/3-5
   35 ILCS 120/2-5
                                   from Ch. 120, par. 441-5
  Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or
after January 1, 2002 and ending on or before December 31, 2005, each taxpayer is en-
titled to an income tax credit in an amount equal 25% of the amount expended in the
taxable year for the purchase of reinforced steel gun safes used to store firearms or am-
munition, up to a maximum credit of $250 in a taxable year. Amends the Use Tax Act,
Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act.
Beginning January 1, 2002 and through December 31, 2005, exempts from taxation any
reinforced steel gun safe used to store firearms or ammunition. Effective January 1,
2002.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
      01-02-15 H
                                           Assigned to Revenue
      01-02-22 H Added As A Joint Sponsor FOWLER
               H Added As A Joint Sponsor MITCHELL, BILL
               H Added As A Co-sponsor FORBY
      01-03-01 H Added As A Co-sponsor BLACK
```

HB-0975 HOFFMAN – HOWARD – GILES, DAVIS, MONIQUE AND FOWLER.

Re-Refer Rules/Rul 19(a)

H Added As A Co-sponsor MAUTINO

```
110 ILCS 305/25 new
110 ILCS 520/15 new
110 ILCS 660/5-115 new
110 ILCS 665/10-115 new
110 ILCS 675/20-120 new
110 ILCS 675/20-120 new
110 ILCS 680/25-115 new
110 ILCS 680/35-120 new
110 ILCS 685/30-125 new
110 ILCS 805/3-26.2 new
```

01-03-16 H

Amends various Acts relating to the governance of the public universities in Illinois and the Public Community College Act. Requires the governing board of each public university and community college boards to achieve a ratio between full-time faculty members and part-time teachers under which at least 75% of all full-time equivalent teaching positions are held by full-time faculty members and not more than 25% of all full-time equivalent teaching positions are held by part-time teachers. Provides for a phase-in that begins with fiscal year 2002 and that requires a university to use 33% of the increase in its State funding each fiscal year and a community college district to use 33% of the increase in its annual distribution formula grants each fiscal year to achieve the required ratio between full-time and part-time teachers holding full-time equivalent teaching positions. Effective immediately.

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

01-02-08 H Filed With Clerk
H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor GILES
H Added As A Co-sponsor DAVIS,MONIQUE
H First reading Referred to Hse Rules Comm

01-02-15 H Assigned to Higher Education

01-02-22 H Added As A Co-sponsor FOWLER
```

HB-0975—Cont.

```
1457
      01-03-08 H
                                         Do Pass/Stndrd Dbt/Vote 007-001-005
                                            HHED
              H Pled Cal 2nd Rdg Stndrd Dbt
      01-04-04 H Second Reading-Stnd Debate
              H Hld Cal Ord 2nd Rdg-Shrt Db
      01-04-06 H
                                         Re-Refer Rules/Rul 19(a)
           BASSI.
HB-0976
   35 ILCS 200/18-52 new
  Amends the Property Tax Code concerning a supplemental levy to reimburse reve-
nue lost due to a tax refund. Adds caption only.
      01-02-08 H Filed With Clerk
              H First reading
                                         Referred to Hse Rules Comm
      01-02-15 H
                                         Assigned to Executive
      01-03-16 H
                                         Re-Refer Rules/Rul 19(a)
HB-0977
            BASSI - SMITH, MICHAEL - BEAUBIEN - LYONS, EILEEN - CROTTY,
            BELLOCK, KOSEL, KRAUSE, MULLIGAN, MITCHELL, JERRY, MOF-
            FITT, MAUTINO, OSMOND, O'CONNOR, KURTZ, HOWARD, HAMOS,
            YARBROUGH AND TURNER JOHN.
  105 ILCS 5/17-2A
                                 from Ch. 122, par. 17-2A
  Amends the School Code. In a provision allowing interfund transfers by a district
having a population of less than 500,000 inhabitants, removes the limit on the amoun
of money that may be transferred and the limit on the purpose for which the transfer
may be made, subject to the limitations of the Property Tax Extension Limitation Law
if applicable. Effective immediately.
  NÔTE(S) THAT MAY APPLY: Fiscal
      01-02-08 H Filed With Clerk
              H Added As A Joint Sponsor SMITH, MICHAEL
              H Added As A Joint Sponsor BEAUBIEN
              H Added As A Joint Sponsor LYONS, EILEEN
              H Added As A Joint Sponsor CROTTY
              H Added As A Co-sponsor BELLOCK
              H Added As A Co-sponsor KOSEL
              H Added As A Co-sponsor KRAUSE
              H Added As A Co-sponsor MULLIGAN
```

```
H First reading
                                    Referred to Hse Rules Comm
01-02-15 H
                                    Assigned to Elementary & Secondary
                                      Education
01-03-15 H
                                    Do Pass/Short Debate Cal 019-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Co-sponsor MITCHELLJERRY
         H Added As A Co-sponsor MOFFITT
01-03-20 H Added As A Co-sponsor MAUTINO
        H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-22 H Added As A Co-sponsor OSMOND
         H Added As A Co-sponsor O'CONNOR
        H Added As A Co-sponsor KURTZ
         H Added As A Co-sponsor HOWARD
         H Added As A Co-sponsor HAMOS
         H Added As A Co-sponsor YARBROUGH
        H Added As A Co-sponsor TURNER, JOHN
        H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
```

HB-0978 MOFFITT - O'BRIEN - BLACK - BOST - SCHMITZ.

730 ILCS 5/5-5-3.2 from Ch. 38, par. 1005-5-3.2

S First reading

Amends the Unified Code of Corrections. Provides that the court may impose an extended term sentence upon an offender who commits an offense and an emergency response officer in the performance of his or her duties is killed or injured at the scene of the offense while responding to the emergency caused by the commission of the offense.

Referred to Sen Rules Comm

HOUSE AMENDMENT NO. 1.

Limits the provisions that permit the court to impose an extended term sentence to the illegal manufacture of a controlled substance or the illegal possession of explosives. NOTE(S) THAT MAY APPLY: Correctional

```
01-02-08 H Filed With Clerk
         H Added As A Joint Sponsor O'BRIEN
         H Added As A Joint Sponsor BLACK
         H Added As A Joint Sponsor BOST
         H Added As A Joint Sponsor SCHMITZ
                                      Referred to Hse Rules Comm
         H First reading
01-02-15 H
                                      Assigned to Judiciary II - Criminal Law
                                      JUD-CRIMINAL H
01-02-23 H
                 Amendment No.01
                                                                Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-03-06 S Arrive Senate
         S Placed Calndr First Rdg
01-03-07 S Chief Sponsor HAWKINSON
         S First reading
                                      Referred to Sen Rules Comm
01-04-06 S
                                      Assigned to Judiciary
01-04-18 S
                                      To Subcommittee
01-05-02 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
         S Added as Chief Co-sponsor GEO-KARIS
01-05-03
         S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Added as Chief Co-sponsor SHADID
         S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-07 H Governor approved
              Effective Date 02-01-01
              PUBLIC ACT 92-0266
         Н
```

HB-0979 SAVIANO.

430 ILCS 15/2.5 new

Amends the Gasoline Storage Act. Adds a provision granting the Office of the State Fire Marshal the authority to impose administrative citations regarding underground storage tanks on contractors. Provides civil penalties for specified violations. Provides that the contractor named on the administrative citation may appeal the citation to an advisory board and then to the Pollution Control Board. Provides injunctive relief against the contractor for failure to pay the civil penalty within a specified time. Effective immediately.

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

01-02-08 H Filed With Clerk
H First reading

01-02-15 H Assigned to Environment & Energy

01-03-16 H Referred to Hse Rules Comm

Assigned to Environment & Energy

Re-Refer Rules/Rul 19(a)
```

HB-0980 HAMOS – MULLIGAN – CURRIE – COULSON – OSTERMAN, SOTO, FRITCHEY, MILLER, GARRETT, MAY, YARBROUGH AND SLONE.

```
215 ILCS 5/356z.1 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604
```

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Requires coverages under those Acts to include benefits for outpatient prescription contraceptive drugs and devices and outpatient contraceptive services.

```
HB980 would have no additional fiscal impact on the Department.
01-02-08 H Filed With Clerk
H Added As A Joint Sponsor MULLIGAN
H Added As A Joint Sponsor CURRIE
H Added As A Joint Sponsor COULSON
H Added As A Joint Sponsor OSTERMAN
H First reading
Referred to Hse Rules Comm
```

```
01-02-21 H
                                      Assigned to Health Care Availability &
         H Added As A Co-sponsor SOTO
01-02-22 H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor MILLER
01-02-28 H
                                     Do Pass/Short Debate Cal 008-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H
                                     Fiscal Note Filed
         H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-06 H Added As A Co-sponsor GARRETT
01-03-09 H Added As A Co-sponsor MAY
01-04-03 H 3rd Rdg-Shrt Dbt-Pass/Vote 070-036-004
         H Added As A Co-sponsor YARBROUGH
         H Added As A Co-sponsor SLONE
01-04-04 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor PARKER
         S First reading
                                     Referred to Sen Rules Comm
01-04-05 S Added as Chief Co-sponsor RONEN
```

HB-0981 CROTTY - RIGHTER - DAVIS, STEVE.

Appropriates \$10,000,000 to the Illinois Community College Board for a grant program that awards grants to community college districts to increase the amount of credit hours taught at community colleges by full-time faculty. Effective July 1, 2001.

```
01-02-08 H Filed With Clerk
H Added As A Joint Sponsor RIGHTER
H Added As A Joint Sponsor DAVIS,STEVE
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Appropriations-Higher Education
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-0982 OSTERMAN – BLACK.

625 ILCS 5/6-601 from Ch. 95 1/2, par. 6-601

Amends the Illinois Vehicle Code. Changes the following from a petty offense to a Class B misdemeanor: driving with an expired license or permit and that license or permit expired more than 6 months before the violation, driving without ever having obtained a driver's license or permit, or driving when being unqualified to obtain a license or permit because of age. Eliminates the \$50 minimum fine for these violations. Changes, from a Class C misdemeanor to a Class B misdemeanor, taking a driving examination for another person.

FISCAL NOTE (Department of Corrections)

There would be no fiscal or corrections population impact.

CORRECTIONAL NOTE (Department of Corrections)

Same as DOC fiscal note.

HOUSE AMENDMENT NO. 1.

Provides that the Class B misdemeanor violation applies if the driver's license or permit has expired more than one year (rather than 6 months) before the violation.

NOTE(S) THAT MAY APPLY: Correctional

```
01-02-08 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Transportation & Motor Vehicles
01-02-27 H Added As A Joint Sponsor BLACK
01-02-28 H
                                     Do Pass/Short Debate Cal 020-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H
                Amendment No.01
                                     OSTERMAN
         Н
                Amendment referred to HRUL
        H Cal Ord 2nd Rdg-Shrt Dbt
01-03-05 H
                                     Fiscal Note Filed
         Η
                                     Correctional Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H
                Amendment No.01
                                     OSTERMAN
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H Second Reading-Short Debate
         Н
                Amendment No.01
                                     OSTERMAN
                                                              Adopted
        H Pld Cal 3rd Rdg-Shrt Dbt
```

HB-0982—Cont.	1460			
01.02.27 5	I 2nd Dda Shut Dht Doco/Vota	117 000 000		
	H 3rd Rdg-Shrt Dbt-Pass/Vote S Arrive Senate	11/2000-000		
	S Placed Calndr First Rdg			
	Chief Sponsor MUNOZ			
	First reading	Referred to Sen Rules Comm		
01-04-25 \$		Assigned to Judiciary Postponed		
01-05-02 S 01-05-09 S		Postponed		
01-0.7-07		Committee Judiciary		
01-05-12 \$	S	Refer to Rules/Rul 3-9(a)		
HB-0983 NO	VAK – LINDNER – RUTHEI	RFORD.		
415 ILCS 5/22.2	from Ch.	111 1/2, par. 1022.28		
Amends the E	nvironmental Protection Ac	et. Adds personal computers to the defini-		
tion of "white go	ods" and cathode ray tubes	containing lead to the definition of "white		
good components	s". Effective immediately.			
	I Filed With Clerk			
01-02-15 H	I First reading	Referred to Hse Rules Comm		
	1 I Added As A Joint Sponsor L	Assigned to Environment & Energy INDNER		
	I Added As A Joint Sponsor R			
01-03-16 F	-	Re-Refer Rules/Rul 19(a)		
HB-0984 NO	VAK – LINDNER – RUTHEI	RFORD.		
415 ILCS 5/22.2	from Ch.	. 111 1/2, par. 1022.28		
Amends the E	nvironmental Protection Ac	t. Adds natural gas regulators to the list of		
	nd "white good components"			
	Filed With Clerk			
	H First reading	Referred to Hse Rules Comm		
01-02-15 H	1 1 Added As A Joint Sponsor L	Assigned to Environment & Energy		
	H Added As A Joint Sponsor R			
01-03-08 H		Do Pass/Short Debate Cal 015-000-000		
	Placed Cal 2nd Rdg-Shrt Dbi			
	I Second Reading-Short Debat	te		
01-04-06 F	H Pld Cal 3rd Rdg-Shrt Dbt	Re-Refer Rules/Rul 19(a)		
HB-0985 LA	'	Re-Reior Rules/Rul 19(a)		
New Act	10.			
 -	ealthcare Whictlahlower Act	t. Contains only a short title provision.		
01-02-08 F	Filed With Clerk	. Contains only a short the provision.		
	I First reading	Referred to Hse Rules Comm		
01-02-15 H		Assigned to Executive		
01-03-16 F		Re-Refer Rules/Rul 19(a)		
	ST – JONES,JOHN.			
New Act				
Creates the Electricity and Environmental Technology Act. Provides a short title				
only.				
	I Filed With Clerk	ONIES IOUN		
	I Added As A Joint Sponsor Jo I First reading	Referred to Hse Rules Comm		
01-02-15 H		Assigned to Executive		
01-03-16 H	i	Re-Refer Rules/Rul 19(a)		
HB-0987 MOORE.				
55 ILCS 5/5-12	2001.1			
Amends the Co	ounties Code. Makes a tech	nical change to a Section concerning zon-		
ing requirements for a telecommunications carrier facility.				
01-02-09 H Filed With Clerk				

01-02-09 H Filed With Clerk
01-02-13 H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

1461 HB-0988

HB-0988 PERSICO.

220 ILCS 5/16-105

Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0989 PERSICO.

220 ILCS 5/13-201 from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0990 PERSICO.

220 ILCS 5/8-302 from Ch. 111 2/3, par. 8-302

Amends the Public Utilities Act. Makes technical changes in a Section concerning the reading of meters.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0991 PERSICO.

220 ILCS 5/16-123

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

01-02-09 H Filed With Clerk

01-02-13 H First reading * Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0992 PERSICO.

220 ILCS 5/13-201 from Ch. 111 2/3, par. 13-201

Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0993 PERSICO.

220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100

Amends the Public Utilities Act. Adds a caption and makes technical changes to the short title Section of the Telecommunications Article.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0994 PARKE.

215 ILCS 5/1003 from Ch. 73, par. 1065.703

Amends the Illinois Insurance Code. Makes a technical change in a definition Section. Effective immediately.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a) HB-0995 **1462**

HB-0995 ERWIN.

110 ILCS 205/9.03

from Ch. 144, par. 189.03

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning advising and counseling the Governor.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0996 ERWIN.

110 ILCS 205/9

from Ch. 144, par. 189

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning the Board's powers and duties.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0997 WAIT.

New Act

30 ILCS 105/5.545 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 the School District Income Tax Fund. Effective immediately.

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

01-02-09 H Filed With Clerk

01-02-13 H First reading 01-02-15 H

Referred to Hse Rules Comm

01-03-16 H

Assigned to Revenue Re-Refer Rules/Rul 19(a)

HB-0998 ERWIN.

110 ILCS 947/91

Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning defaulting on a loan.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-0999 ERWIN.

110 ILCS 947/95

Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning minors.

01-02-09 H Filed With Clerk

01-02-13 H First reading Referred to Hse Rules Comm 01-02-15 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1000 BIGGINS – SAVIANO – HOFFMAN – SCHMITZ – REITZ, DAVIS,STEVE, HULTGREN AND MATHIAS.

235 ILCS 5/6-16 from Ch. 43, par. 131 235 ILCS 5/8-12 from Ch. 43, par. 164 3/4 Amends the Liquor Control Act of 1934. Provides that any representative, agent, or employee of an express company, common carrier, or contract carrier who delivers alcoholic liquor to a residential address without the acknowledgement of the consignee and without first obtaining the signature at the time of delivery by a person who is at least 21 years of age is guilty of a business offense. Imposes reporting requirements upon entities that transport liquor into Illinois for delivery in Illinois.

HOUSE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Deletes the requirement that a carrier that brings alcoholic liquor into Illinois include its address in Illinois at which the records supporting the report are kept and are open to inspection in its monthly report to the Department of Revenue. Provides that every railroad company, express company, common or contract carrier, person, firm, or corporation filing or required to file a monthly report to the Department of Revenue under the Act deliver and make available, upon the Department's request, the records supporting the report.

SENATE AMENDMENT NO. 1.

Further amends the Liquor Control Act of 1934. Provides that an express company, common carrier, or contract carrier that transports alcoholic liquor for delivery within this State (rather than a representative, agent, or employee of an express company, common carrier, or contract carrier) that delivers alcoholic liquor to a residential address without first obtaining the acknowledgement of the consignee and without first obtaining the signature at the time of delivery by a person who is at least 21 years of age is guilty of a business offense. Provides that an express company, common carrier or contract carrier shall be held vicariously liable for the actions of its respresentative, agents, or employees. Provides that an express company, common carrier, or contract carrier is considered served with process if a representative, agent, or employee alleged to have violated the Act is personally served.

```
01-02-09 H Filed With Clerk
         H Added As A Joint Sponsor HOFFMAN
         H Added As A Joint Sponsor HULTGREN
         H Added As A Joint Sponsor REITZ
         H Added As A Joint Sponsor SCHMITZ
         H Added As A Co-sponsor DAVIS, STEVE
01-02-13 H First reading
                                     Referred to Hse Rules Comm
01-02-15 H
                                     Assigned to Executive
01-02-23 H
                                     Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H Rolld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
                                     SAVIANO
01-03-22 H
                Amendment No.01
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-03-26 H
               Amendment No.01
                                     SAVIANO
         H Recommends be Adopted HRUL/004-000-000
                                                              Adopted
         Н
                Amendment No.01
                                     SAVIANO
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H Primary Sponsor Changed To BIGGINS
         H Joint Sponsor Changed to SAVIANO
         H Added As A Co-sponsor HULTGREN
         H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000
         H Added As A Co-sponsor MATHIAS
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor DILLARD
         S First reading
                                     Referred to Sen Rules Comm
01-04-18 S
                                     Assigned to Commerce & Industry
01-04-26 S
                                     Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
01-05-03 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-14 S Filed with Secretary
         S
                Amendment No.01
                                     DILLARD
         S
                Amendment referred to SRUL
```

```
01-05-15 S
                       Amendment No.01
                                            DILLARD
                       Rules refers to
                                             SCED
               S
      01-05-17 S
                       Amendment No.01
                                           DILLARD
               S Be apprvd for consideratn SCED/005-000-000
               S Recalled to Second Reading
                       Amendment No.01
                                            DILLARD
                                                                     Adopted
               S Placed Calndr, 3rd Reading
      01-05-18 S Third Reading - Passed 058-000-000
               H Arrive House
               H Place Cal Order Concurrence 01
      01-05-21 H Motion Filed Concur
                                             HRUL
               Н
                       Motion referred to
               H Calendar Order of Concurren 01
      01-05-22 H
                                           Motion TO CONCUR SA
               H Recommends be Adopted HRUL/005-000-000
               H. H. Concurs in S. Amend 01/114-000-000
               H Passed both Houses
      01-06-20 H Sent to the Governor
      01-08-16 H Governor approved
                    Effective Date 02-01-01
               Н
               Н
                    PUBLIC ACT 92-0380
HB-1001
            SCHMITZ - LANG.
  235 ILCS 5/5-1
                                   from Ch. 43, par. 115
```

Amends the Liquor Control Act of 1934. Provides that a foreign importer shall be required to register every brand of liquor that it proposes to sell to Illinois licensees with the Illinois Liquor Control Commission. Provides that a person who has been appointed the right to sell alcoholic liquor at wholesale but has not received a copy of the registration statement may file a separate registration statement with the State Commission.

from Ch. 43, par. 126

HOUSE AMENDMENT NO. 1.

235 ILCS 5/6-9

Further amends the Liquor Control Act of 1934. Provides that if a person who has been appointed the right to sell alcoholic liquor at wholesale but has not received a copy of the registration statement files a separate registration statement with the State Commission, he or she shall also furnish a copy of that registration statement to the manufacturer, non-resident dealer, distributor, importing distributor, or foreign importer within 30 days of filing the registration statement.

```
01-02-09 H Filed With Clerk
01-02-13 H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Executive
01-02-23 H
                 Amendment No.01
                                      EXECUTIVE H
                                                               Adopted
                                      Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-28 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H Primary Sponsor Changed To SCHMITZ
         H Added As A Joint Sponsor LANG
01-03-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-03-08 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WALSH,T
01-03-20 S First reading
                                      Referred to Sen Rules Comm
01-04-18 S
                                      Assigned to Commerce & Industry
01-04-26 S
                                      Recommended do pass 008-000-000
         S Placed Calndr, Second Rdg
01-05-01 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 056-000-000
         H Passed both Houses
01-06-01 H Sent to the Governor
01-07-20 H Governor approved
         Н
             Effective Date 02-01-01
         Н
             PUBLIC ACT 92-0105
```

1465 HB-1002

HB-1002 ERWIN.

110 ILCS 805/2-6

from Ch. 122, par. 102-6

Amends the Public Community College Act. Makes a technical change in a Section concerning the Illinois Community College Board.

01-02-09 H Filed With Clerk
01-02-13 H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1003 ERWIN.

110 ILCS 979/55

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning exemption from taxation.

01-02-09 H Filed With Clerk
01-02-13 H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1004 FLOWERS – WINKEL – DAVIS, MONIQUE.

105 ILCS 5/10-20.28 rep. 105 ILCS 5/34-18,14 rep.

Amends the School Code. Repeals provisions with regard to prohibiting the use or possession of any cellular radio telecommunication device by a pupil while the pupil is in a school building or on school property. Effective immediately.

FISCAL NOTE (State Board of Education)
No significant fiscal impact is expected.
STATE MANDATES NOTE (State Board of Education)
Same as SBE fiscal note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/10-20.28 rep. 105 ILCS 5/34-18.14 rep. Adds reference to: 105 ILCS 5/10-20.28 fro 105 ILCS 5/34-18.14 fro 105 ILCS 5/10-20.35 new

from Ch. 122, par. 10-20.28 from Ch. 122, par. 34-18.14

105 ILCS 5/10-20.35 new 105 ILCS 5/34-18.22 new

Deletes everything after the enacting clause. Amends the School Code. Allows a school board to prohibit or regulate the use or possession of a cellular radio telecommunication device by a pupil (now, requires the board to prohibit the use or possession of the device). Provides that a public school that uses automated telephone answering equipment to answer incoming telephone calls must, beginning on July 1, 2003, during the normal business hours of the school, provide the caller with the option, among the first set of menu choices, of speaking to a live operator. Effective immediately.

01-02-09	Н	Filed With Clerk	
01-02-13	Н	First reading	Referred to Hse Rules Comm
01-02-15	Н	2	Assigned to Elementary & Secondary Education
01-02-28	Н		Fiscal Note Requested COWLISHAW
	Н		St Mandate Fis Nte Req COWLISHAW
	Н		Committee Elementary & Secondary Education
01-03-01	Н		Do Pass/Short Debate Cal 021-000-000
	Η	Placed Cal 2nd Rdg-Shrt Dbt	
01-03-07	Н		Fiscal Note Filed
	Η		St Mandate Fis Note Filed
	Н	I Second Reading-Short Debate	
	Η	Pld Cal 3rd Rdg-Shrt Dbt	
01-03-20	Н	-	3d Reading Consideration PP
	Н		Calendar Consideration PP
01-03-29	Н	Rolld 2nd Rdg-Short Debate	
	Н	Amendment No.01	FLOWERS
	Н	Amendment referred to	HRUL
	Н	Held 2nd Rdg-Short Debate	
		Added As A Joint Sponsor W	INKEL
		Added As A Joint Sponsor D	

```
FLOWERS
      01-04-02 H
                       Amendment No.01
                       Rules refers to
                                              HELM
               Н
               H Held 2nd Rdg-Short Debate
                                            FLOWERS
      01-04-03 H
                      Amendment No.01
               H Recommends be Adopted HELM/021-000-000
                       Amendment No.01
                                            FLOWERS
                                                                       Adopted
               н
                                               Calendar Consideration PP
               Н
      01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 075-037-003
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
      01-11-09 S Chief Sponsor MADIGAN,L
                                             Referred to Sen Rules Comm -
      01-11-13 S First reading
             FLOWERS.
HB-1005
                                    from Ch. 111 2/3, par. 13-803
  220 ILCS 5/13-803
  Amends the Public Utilities Act. Provides for the repeal of the Telecommunications
Article on July 1, 2006 rather than 2001. Effective immediately.
  NOTE(S) THAT MAY APPLY: Fiscal
      01-02-09 H Filed With Clerk
                                             Referred to Hse Rules Comm
      01-02-13 H First reading
      01-02-15 H
                                             Assigned to Telecommunications Rewrite
                                             Re-Refer Rules/Rul 19(a)
      01-03-16 H
             RIGHTER - BLACK.
HB-1006
                                    from Ch. 111, par. 702
  225 ILCS 735/2
  225 ILCS 735/3
                                    from Ch. 111, par. 703
  225 ILCS 735/3a new
                                    from Ch. 111, par. 704
  225 ILCS 735/4
                                    from Ch. 111, par. 705
  225 ILCS 735/5
  225 ILCS 735/7
                                    from Ch. 111, par. 707
  225 ILCS 735/9a
                                    from Ch. 111, par. 709a
  225 ILCS 735/11
                                    from Ch. 111, par. 711
  225 ILCS 735/13
                                    from Ch. 111, par. 713
  225 ILCS 740/2.06
                                    from Ch. 96 1/2, par. 6908
                                    from Ch. 96 1/2, par. 6913
  225 ILCS 740/6
                                    from Ch. 96 1/2, par. 6917
  225 ILCS 740/10
  225 ILCS 740/14 new
  225 ILCS 740/4 rep.
  225 ILCS 740/7 rep.
  225 ILCS 740/8 rep.
```

Amends the Timber Buyers Licensing Act. Expands the definition of "timber buyer" to include the agent or representative of a person who is engaged in the business of buying timber from the timber grower thereof for sawing into lumber, possessing, or resale. Deletes the requirement that certain information be included on an application for a license. Provides that when a timber buyer purchases timber in Illinois from a timber grower, the buyer shall register the purchase with the Department of Natural Resources. Provides that no timber may be cut or harvested until a timber purchase registration number has been received by that Department. Provides that a licensee may, with the approval of the Department, deposit as security an irrevocable letter of credit. Increases the required amount of the bonds that are required under the Act. Makes changes concerning grievance procedures. Provides that failure to register a timber purchase with the Department, failure to pay certain penalties, and abandonment or other deposit of trees or parts of trees in the waters of this State constitute violations of the Act. Provides that a timber buyer shall carry his or her identification card while conducting an activity regulated under the Act. Imposes monetary penalties for failure to pay harvest fees and for failure to file certain reports. Imposes criminal penalties for certain violations of the Act, Provides that the Department shall suspend licenses for certain violations of the Act. Amends the Forest Products Transportation Act. Removes the provision that a person who cuts, damages, or removes any tree, part of a tree, or forest product from the land of another without consent of the owner commits criminal damage to property. Deletes provisions concerning the registration of timber growers. Provides for the seizure of any timber, forestry, or wood cutting devices used in violation of the Act.

1467 HB-1006—Cont.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 225 ILCS 735/2 225 ILCS 735/3 225 ILCS 735/5 225 ILCS 735/7 225 ILCS 735/9a

35 ILCS 5/203

Deletes everything. Reinserts the provisions of the underlying bill with the following changes: Further amends the Timber Buyers Licensing Act. Removes provisions changing the definition of the term "timber buyer". Restores the requirement that certain information be included on an application for a license. Deletes provisions requiring the registration of timber purchases. Deletes provisions that increase the required amount of the bonds that are required under the Act. Provides that the Department of Natural Resources may require increased bonds from timber buyers whose licenses have been previously suspended or revoked. Deletes changes made concerning grievance procedures. Deletes provisions that provide that failure to register a timber purchase with the Department of Natural Resources, failure to pay certain penalties, and abandonment or other deposit of trees or parts of trees in the waters of this State constitute violations of the Act. Deletes provisions imposing monetary penalties for failure to pay harvest fees and for failure to file certain reports. Provides that the Department of Natural Resources may suspend the license, the privilege to engage in the activity for which the license is required, or both of a licensee who is found negligent with respect to any duty required under the Act.

```
NOTE(S) THAT MAY APPLY: Correctional; Fiscal
      01-02-13 H Filed With Clerk
               H Added As A Joint Sponsor BLACK
               H First reading
                                            Referred to Hse Rules Comm
      01-02-15 H
                                            Assigned to Registration & Regulation
      01-03-15 H
                       Amendment No.01
                                            REGIS REGULAT H
                                                                      Adopted
                                            Do Pass Amend/Short Debate 021-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
      01-03-29 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-05 S Chief Sponsor MYERS
                                            Referred to Sen Rules Comm
               S First reading
      01-04-18 S
                                            Assigned to Licensed Activities
      01-04-26 S
                                            Postponed
      01-05-03 S
                                            Postponed
      01-05-10 S
                                            Postponed
                                            Committee Licensed Activities
      01-05-12 S
                                            Refer to Rules/Rul 3-9(a)
HB-1007
             WAIT.
```

Amends the Illinois Income Tax Act. Provides that, for taxable years ending on or after December 31, 2001, an individual taxpayer may deduct from adjusted gross income an amount equal to the medical, dental, and other expenses allowed as a deduction under Section 213 of the Internal Revenue Code to the extent allowed as a deduction from adjusted gross income in computing federal income taxes. Provides that to obtain this subtraction modification the taxpayer must submit to the Department, along with his or her tax return, a copy of the Schedule A form or any successor form completed and sub-

from Ch. 120, par. 2-203

mitted for federal income tax purposes. Excepts the deduction from the sunset requirements. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-13 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1008 1468

```
HB-1008 POE.

10 ILCS 5/25-11 from Ch. 46, par. 25-11
55 ILCS 5/2-4006
55 ILCS 5/2-4006.5
```

Amends the Counties Code. Provides that certain provisions concerning the terms of county commissioners in counties not under township organization do not apply to commissioners elected from single member districts. Requires commissioners elected from single member districts to reside in the districts that they represent from the time they file their nomination papers until their terms expire. Amends the Election Code to provide that the provisions concerning filling vacancies in elective county offices apply to counties with a board of county commissioners. Provides that if a county commissioner ceases to reside in the district that he or she represents, a vacancy in that office is created. Effective immediately.

```
01-02-13 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Counties & Townships
01-02-15 H
                                      Do Pass/Short Debate Cal 009-000-000
01-02-23 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-20 H Relld 2nd Rdg-Short Debate
         H Held 2nd Rdg-Short Debate
01-03-22 H Pld Cal 3rd Rdg-Shrt Dbt
01-03-23 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
01-04-02 S Chief Sponsor BOMKE
         S First reading
                                      Referred to Sen Rules Comm
01-04-18 S
                                      Assigned to Local Government
01-05-01 S
                                      Postponed
01-05-08 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-05-09 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-10 S Third Reading - Passed 055-000-000
         H Passed both Houses
01-06-08 H Sent to the Governor
01-08-01 H Governor approved
              Effective Date 01-08-01
              PUBLIC ACT 92-0189
```

HB-1009 FEIGENHOLTZ.

Appropriates \$10,000,000 to the Department of Human Services for the Community Reintegration Program. Effective July 1, 2001.

```
01-02-13 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Appropriations-Human Services
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1010 SMITH.MICHAEL.

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

Amends the Illinois Income Tax Act. Adds to the education expense credit provision a provision that the taxpayer must state the name of the school for which the expense credit is claimed. Provides that if the credit is claimed for nonpublic qualified education expenses, then that nonpublic school is subject to local school board requirements including, but not limited to, provisions concerning (i) academic standards, examination requirements, examination results reporting, and graduation requirements; (ii) suspensions and expulsions; and (iii) student enrollment requirements. Effective July 1, 2001.

```
01-02-13 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Revenue
01-03-16 H Re-Refer Rules/Rul 19(a)
```

1469 HB-1011

HB-1011 SMITH.MICHAEL.

65 ILCS 5/11-13-1 from Ch. 24, par. 11-13-1

Amends the Illinois Municipal Code. Provides that a municipality located in a county that has adopted a zoning ordinance and the county that adopted the ordinance may enter into an intergovernmental agreement that allows the municipality to exercise its zoning powers beyond the municipality's territorial limits. Provides that the intergovernmental agreement must be limited to the territory within the municipality's zoning jurisdiction.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Municipal Code. Provides that an intergovernmental agreement between a county and a municipality may not authorize the municipality to exercise its zoning powers outside of the corporate limits of the municipality with respect to land used for agricultural purposes.

SENATE AMENDMENT NO. 1.

Further amends the Illinois Municipal Code. Provides that a municipality with a population of more than 112,000 located in a county with a population of less than 185,000 that has adopted a zoning ordinance (instead of a municipality located in a county that has adopted a zoning ordinance) may enter into an intergovernmental agreement that allows the municipality to exercise its zoning powers beyond its territorial limits. Requires the municipality and the county to amend their individual zoning maps in the same manner as other zoning changes are incorporated into the maps. Adds an immediate effective date.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends the bill be amended as follows: Provides that the zoning powers to which a participating municipality is limited with respect to agricultural land are those powers possessed by a county, rather than a municipality, under the Counties Code.

```
01-02-13 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-15 H
                                      Assigned to Cities & Villages
01-03-08 H
                                      CITY-VILLAGE H
                Amendment No.01
                                                               Adopted
         Н
                                      Do Pass Amend/Short Debate 010-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbi
01-04-06 H 3rd Rdg-Shrt Dbt-Pass/Vote 101-014-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-17 S Chief Sponsor SHADID
         S First reading
                                      Referred to Sen Rules Comm
01-04-25 S
                                      Assigned to Local Government
01-05-01 S
                                      Recommended do pass 010-000-000
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Filed with Secretary
         S
                Amendment No.01
                                     SHADID
         S
                Amendment referred to SRUL
         S
                Amendment No.01 SHADID
         S
                Rules refers to
                                       SLGV
01-05-17 S
                Amendment No.01
                                     SHADID
         S Be apprvd for consideratn SLGV/010-000-000
           Recalled to Second Reading
         S
                                     SHADID
                                                               Adopted
                Amendment No.01
         S Placed Calndr, 3rd Reading
           Added as Chief Co-sponsor HAWKINSON
01-05-18 S
         S Third Reading - Passed 056-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-23 H Motion Filed Concur
                                       HRUL
         Н
                Motion referred to
         H Calendar Order of Concurren 01
01-05-24 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HRUL/003-002-000
         H. H Concurs in S Amend 01/106-007-000
         H Passed both Houses
```

```
01-06-21 H Sent to the Governor
01-08-17 H Governor Amendatory Veto
         H Placed Cal Amendatory Veto
01-11-13 H Mtn fild accept amend veto #1/SMITH, MICHAEL
                Motion referred to
                                       HRUL
         Н
         H Placed Cal Amendatory Veto
01-11-15 H Recommends be Adopted HRUL/004-000-000
         H Accept Amnd Veto-House Pass 108-005-000
01-11-27 S Placed Cal Amendatory Veto
         S Mtn fild accept amend veto SHADID
01-11-28 S Accept Amnd Veto-Sen Pass 056-000-000
         H Bth House Accept Amend Veto
01-12-12 H Return to Gov-Certification
02-01-01 H Governor certifies changes
         Н
              Effective Date 02-01-01
         Η
              PUBLIC ACT 92-0509
```

HB-1012 SMITH,MICHAEL.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Illinois Pension Code. Provides that persons under the alternative (State police) retirement formula may retire at any age with 25 years of eligible creditable service. Effective immediately.

```
PENSION NOTE (Pension Laws Commission)
HB 1012 will increase the accrued liability of SERS by an estimated $27.8 million. The increase in annual cost has not been calculated but is expected to be minor.
NOTE(S) THAT MAY APPLY: Fiscal; Pension
```

01-02-13 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-15 H Assigned to Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)
01-03-26 H Pension Note Filed
H Committee Rules

HB-1013 SMITH, MICHAEL.

40 ILCS 5/14-109

from Ch. 108 1/2, par. 14-109

Amends the State Employee Article of the Illinois Pension Code. Provides a minimum monthly retirement annuity for persons with at least 20 years of service as a State policeman. Effective immediately,

PENSION NOTE (Pension Laws Commission)

HB 1013 is expected to increase the System's accrued liability by \$19.7 million and increase total annual costs by \$1.16 million. Actuarial estimates show that 263 members will be affected.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-13 H Filed With Clerk

H First reading

01-02-15 H Assigned to Personnel & Pensions

01-02-27 H Pension Note Filed
H Committee Personnel & Pensions

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1014 SCOTT - MATHIAS - OSMOND.

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.

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

01-02-13 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-14 H Added As A Joint Sponsor MATHIAS

1471 HB-1014—Cont.

```
01-02-15 H
                                              Assigned to Judiciary II - Criminal Law
      01-03-16 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-21 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
                H Added As A Joint Sponsor OSMOND
      01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HB-1015
             SCOTT.
  720 ILCS 5/24-1
                                     from Ch. 38, par. 24-1
  720 ILCS 5/24-3.3
                                     from Ch. 38, par. 24-3.3
  Amends the Criminal Code of 1961 to provide for enhanced penalties for various
weapons violations occurring in a medical facility or within 1,000 feet of a medical fa-
cility.
       CORRECTIONAL NOTE (Department of Corrections)
       Fiscal impact and impact on the corrections population would
       be minimal.
  NOTE(S) THAT MAY APPLY: Correctional
       01-02-13 H Filed With Clerk
                                              Referred to Hse Rules Comm
                H First reading
       01-02-15 H
                                              Assigned to Judiciary II - Criminal Law
                                              Correctional Note Filed
       01-03-05 H
                Н
                                              Committee Judiciary II - Criminal Law
       01-03-16 H
                                              Do Pass/Short Debate Cal 013-000-000
```

01-04-06 H Re-Refer Rules/Rul 19(a) HB-1016 FRANKS – HOWARD – KENNER – NOVAK – DAVIS,MONIQUE.

720 ILCS 5/3-6 from Ch. 38, par. 3-6

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Amends the Criminal Code of 1961 relating to the 10-year extended statute of limitations for the offenses of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, and aggravated criminal sexual abuse. Eliminates the requirement that a victim who was at least 18 years of age at the time of the offense must report the offense to law enforcement authorities within 2 years after the commission of the offense. Eliminates the requirement that when the victim was under 18 years of age at the time of the offense and the offender was not a family member, the victim must report the offense to law enforcement authorities before he or she attains 21 years of age. Effective immediately.

```
FISCAL NOTE (Department of Corrections)
      Fiscal impact and impact on the corrections population is
      CORRECTIONAL NOTE (Department of Corrections)
      Same as DOC fiscal note.
      01-02-13 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-15 H
                                             Assigned to Judiciary II - Criminal Law
      01-02-22 H Added As A Joint Sponsor HOWARD
                H Added As A Joint Sponsor KENNER
                                             Fiscal Note Filed
      01-03-05 H
                                             Correctional Note Filed
                Н
                                             Committee Judiciary II - Criminal Law
      01-03-07 H Added As A Joint Sponsor NOVAK
      01-03-09 H Added As A Joint Sponsor DAVIS, MONIQUE
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-16 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-21 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1017
             WAIT.
   35 ILCS 200/21-15
   35 ILCS 200/21-20
   35 ILCS 200/21-25
```

Amends the Property Tax Code. Provides that, for taxable years 2001 and thereafter, with some exceptions, property assessed as farmland upon which an installment of

taxes remains unpaid on the due date shall be deemed delinquent and shall bear interest after that date at the rate of 1/2% per month or portion thereof for a period of 5 years, after which time the rate of interest shall be 1 1/2% per month or portion thereof until paid or forfeited (now, 1 1/2% per month for all property not otherwise excepted). Effective immediately.

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

01-02-13 H Filed With Clerk
H First reading

01-02-15 H

01-03-16 H

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

HB-1018 REITZ - MATHIAS - BOLAND.

625 ILCS 5/3-648 new

Amends the Illinois Vehicle Code. Provides for issuance of Lions Club license plates, at an additional initial charge of \$15 and an additional renewal charge of \$2 with eligibility requirements to be determined by the Secretary of State. Provides that the \$15 additional initial charge and the \$2 renewal charge shall go to the Secretary of State Special License Plate Fund.

```
01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-15 H Added As A Joint Sponsor MATHIAS
01-02-16 H Assigned to Constitutional Officers
01-02-22 H Added As A Joint Sponsor BOLAND
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1019 BLACK - TURNER, JOHN - HOFFMAN.

720 ILCS 5/12-35 new

Amends the Criminal Code of 1961. Prohibits a person from knowingly engaging in sexual conduct or sexual contact with an animal and from knowingly causing, aiding, or abetting another person to engage in any sexual conduct or sexual contact with an animal. Prohibits a person from knowingly permitting any sexual conduct or sexual contact with an animal to be conducted on any premises under his or her charge or control. Prohibits a person from knowingly engaging in, promoting, aiding, or abetting any activity involving any sexual conduct or sexual contact with an animal for a commercial or recreational purpose. Provides that a violation is a Class 4 felony, or if the violation occurs in the presence of a person under 18 years of age or if the animal suffers serious physical injury or death, a violation is a Class 3 felony.

```
01-02-14 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-16 H
                                      Assigned to Judiciary II - Criminal Law
01-02-23 H
                                      Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-01 H Added As A Joint Sponsor TURNER, JOHN
         H Added As A Joint Sponsor HOFFMAN
01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
01-03-29 S Arrive Senate
         S Placed Calndr First Rdg
02-02-14 S Chief Sponsor MUNOZ
         S Added as Chief Co-sponsor PETERSON
02-02-20 S First reading
                                      Referred to Sen Rules Comm
```

HB-1020 CURRY, JULIE - HOWARD - KENNER.

215 ILCS 5/352b new

Amends the Illinois Insurance Code. Provides that insurers may not increase premiums for health insurance by an amount that exceeds the percentage increase in the Consumer Price Index for Medical Care.

```
01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Insurance
01-02-22 H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor KENNER
```

1473 HB-1020---Cont.

01-03-16 H

Re-Refer Rules/Rul 19(a)

FEIGENHOLTZ. HB-1021

755 ILCS 40/25

from Ch. 110 1/2, par. 851-25

Amends the Health Care Surrogate Act. In provisions concerning a health care provider's reasonable inquiry as to the availability of possible surrogates, provides that a "reasonable inquiry" might include identifying a family member by examining the patient's personal effects or medical records. Requires that an attempt to contact a family member must be made within 24 hours after a determination that a patient lacks decisional capacity. Effective immediately.

FISCAL NOTE (Department of Public Health)

HB 1021 does not create a fiscal impact on the Department.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Judiciary I - Civil Law

01-03-14 H Fiscal Note Filed

Committee Judiciary I - Civil Law 01-03-16 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-20 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt

Re-Refer Rules/Rul 19(a) 01-04-06 H

FEIGENHOLTZ. HB-1022

20 ILCS 2305/8.1

from Ch. 111 1/2, par. 24

Amends the Department of Public Health Act. Makes a technical change to a Section concerning violations of the Act.

01-02-14 H Filed With Clerk

Referred to Hse Rules Comm H First reading 01-02-16 H Assigned to Executive Re-Refer Rules/Rul 19(a) 01-03-16 H

YARBROUGH - FEIGENHOLTZ - DAVIS,STEVE - DART - HOL-HB-1023 BROOK.

20 ILCS 2405/3

from Ch. 23, par. 3434

Amends the Disabled Persons Rehabilitation Act. Provides that the eligibility standards for home health services and other preventive services must include an asset limit of \$20,000.

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

01-02-14 H Filed With Clerk

Referred to Hse Rules Comm H First reading

01-02-16 H Assigned to The Disabled Community Do Pass/Short Debate Cal 011-000-000

01-02-23 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-02-27 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

H Added As A Joint Sponsor DAVIS, STEVE

01-04-02 H Primary Sponsor Changed To YARBROUGH

H Added As A Joint Sponsor FEIGENHOLTZ

H Added As A Joint Sponsor DART

01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 116-000-000

H Added As A Joint Sponsor HOLBROOK

S Arrive Senate

S Placed Calndr First Rdg

01-04-17 S Chief Sponsor OBAMA

Referred to Sen Rules Comm 01-04-18 S First reading

FEIGENHOLTZ. HB-1024

40 ILCS 5/8-243.2

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

30 ILCS 805/8.25 new

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

```
NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates
    01-02-14 H Filed With Clerk
                                          Referred to Hse Rules Comm
             H First reading
                                          Assigned to Personnel & Pensions
    01-02-16 H
                                          Re-Refer Rules/Rul 19(a)
    01-03-16 H
```

FEIGENHOLTZ - BOLAND - DELGADO. HB-1025

from Ch. 122, par. 21-1 105 TLCS 5/21-1

Amends the School Code. Provides that the State Superintendent of Education may waive the United States citizenship requirement for teacher certification if the individual certifies his or her intention to become a United States citizen and furnishes proof of having initiated the process required for attaining United States citizenship.

HOUSE AMENDMENT NO. 1.

Changes the amendatory provision to provide instead that the State Superintendent of Education may extend the 6-year time limit for becoming a United States citizen for a period of 2 years if the person certifies his or her intention to become a United States citizen and furnishes proof that he or she has filed an application for United States citizenship. Provides that upon the expiration of this extension period, the State Superintendent of Education may grant an additional extension of 2 years upon proof that the person's application for citizenship is pending.

```
FISCAL NOTE, H-AM 1 (State Board of Education)
   This legislation will have no significant fiscal impact at the
   STATE MANDATES NOTE, H-AM I (State Board of Education)
   Same as SBE fiscal note.
   01-02-14 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
                                          Assigned to Elementary & Secondary
   01-02-16 H
                                            Education
   01-02-22 H Added As A Joint Sponsor BOLAND
   01-02-27 H Added As A Joint Sponsor DELGADO
   01-03-01 H
                    Amendment No.01
                                          ELEM SCND ED H
                                                                   Adopted
                                          Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-06 H Second Reading-Short Debate
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-03-07 H
                                          Fiscal Note Filed as amnded
                                          St Mndt Fis Note Fld Amnd
             H Cal Ord 3rd Rdg-Short Dbt
   01-04-06 H
                                          Re-Refer Rules/Rul 19(a)
          DELGADO - FEIGENHOLTZ.
105 ILCS 5/14C-8
                                 from Ch. 122, par. 14C-8
```

HB-1026

105 ILCS 5/21-2 from Ch. 122, par. 21-2

Amends the School Code. Replaces certain provisions concerning certificates valid for teaching in transitional bilingual education programs with provisions concerning transitional bilingual certificates. Provides that transitional bilingual certificates are valid for 2 years and may not be renewed more than 3 times. Establishes education requirements for renewal. Requires a school district that employs a certificate holder to provide mentoring by an experienced teacher during the first 2 years that the holder's certificate is valid. Provides that an individual who completes 4 years of teaching after receiving a certificate qualifies for a Standard Teaching Certificate if certain requirements are met. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that a school district that employs a holder of a transitional bilingual certificate is encouraged to (instead of required to) provide mentoring by an experienced teacher during the first 2 years that the holder's certificate is valid.

```
FISCAL NOTE, H-AM 1 (State Board of Education)
ISBE's responsibilities under this legislation can be carried
out within the agency's current budget. School districts would
be reimbursed for mentoring costs through either existing
bilingual education program grants, or with funding provided
under the induction and mentoring legislation now pending be-
```

```
fore the General Assembly. ISBE's FY 2002 budget request con-
tains $5 million for this purpose.
STATE MANDATES NOTE, H-AM 1 (State Board of Education)
```

Same as SBE fiscal note.

HOUSE AMENDMENT NO. 2.

Adds reference to: 105 ILCS 5/21-1

from Ch. 122, par. 21-1

Further amends the School Code. In the Section requiring United States citizenship within 6 years after the date of issuance of a certificate to teach or supervise, allows the State Superintendent of Education to extend the 6-year time limit for a period of 2 years if the person certifies his or her intention to become a United States citizen and furnishes proof that he or she has filed an application for United States citizenship. Provides that upon the expiration of this extension period, the State Superintendent of Education may grant an additional extension of 2 years upon proof that the person's application for citizenship is pending.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-14 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-02-16 H
                                         Assigned to Elementary & Secondary
                                           Education
    01-03-01 H
                    Amendment No.01
                                         ELEM SCND ED H
                                                                  Adopted
                                         Do Pass Amend/Short Debate 021-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-06 H
                    Amendment No.02
                                         DELGADO
                    Amendment referred to HRUL
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-07 H
                                         Fiscal Note Filed as amnded
                                         St Mndt Fis Note Fld Amnd
            H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-13 H
                    Amendment No.02
                                         DELGADO
             H Recommends be Adopted HRUL/005-000-000
             H Cal Ord 2nd Rdg-Shrt Dbt
    01-03-20 H Added As A Joint Sponsor FEIGENHOLTZ
    01-03-26 H Second Reading-Short Debate
                    Amendment No.02
                                        DELGADO
                                                                  Adopted
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
   01-03-28 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor CRONIN
   01-03-29 S First reading
                                         Referred to Sen Rules Comm
   01-04-04 S Added as Chief Co-sponsor DEL VALLE
```

HB-1027 WAIT.

25 ILCS 115/4

from Ch. 63, par. 15.1

Amends the General Assembly Compensation Act. Allows prepayment of utility services at a member's district office for a reasonable advance period, but not to exceed 6 months or the member's term.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-14 H Filed With Clerk
             H First reading
                                          Referred to Hse Rules Comm
   01-02-16 H
                                           Assigned to State Government
                                             Administration
   01-02-23 H
                                          Do Pass/Short Debate Cal 009-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
   01-02-27 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-02 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-000-000
             S Arrive Senate
             S Placed Calndr First Rdg
    01-04-04 S Chief Sponsor PHILIP
             S First reading
                                           Referred to Sen Rules Comm
    01-05-02 S
                                           Assigned to Executive
    01-05-10 S
                                          To Subcommittee
             S
                                          Committee Executive
```

01-05-12 S

Refer to Rules/Rul 3-9(a)

CURRIE - JONES, LOU - DELGADO - DAVIS, MONIQUE - MILLER.

705 ILCS 405/5-130

Amends the Article of Juvenile Court Act of 1987 relating to delinquent minors. Eliminates the provisions that require the adult criminal prosecution of a minor who is at least 15 years of age at the time of the offense and who illegally manufactures or delivers or who possesses with the intent to manufacture or deliver a controlled substance while in a school, school conveyance, public housing agency property, or within 1,000 feet of a school or public housing agency property. Effective July 1, 2001.

```
JUDICIAL NOTE (Office of the Illinois Courts)
       It has been determined that he bill would neither increase nor
       decrease the number of judges needed in the State.
       FISCAL NOTE (Office of the Illinois Courts)
       HB 1028 would have no fiscal impact on the judicial branch.
       CORRECTIONS NOTE (Department of Corrections)
       The difference in length of stay would result in a corrections
       population impact of four less juveniles with associated cost
       reductions totaling $2,200,200, $1,663,700 in operating costs
       and $536,500 construction costs.
       01-02-14 H Filed With Clerk
                H First reading
                                               Referred to Hse Rules Comm
      01-02-16 H
                                               Assigned to Judiciary II - Criminal Law
      01-02-23 H
                                               Do Pass/Short Debate Cal 009-004-000
                H Placed Cal 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor JONES, LOU
                H Added As A Joint Sponsor DELGADO
                H Added As A Joint Sponsor DAVIS, MONIQUE
      01-02-27 H
                                               Fiscal Note Requested BLACK
                                               Correctional Note Requested BLACK
                H
                Н
                                               Judicial Note RequesteBLACK
                H Cal Ord 2nd Rdg-Shrt Dbt
      01-02-28 H
                                               Judicial Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-01 H
                                               Fiscal Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor MILLER
      01-03-15 H
                                               Correctional Note Filed
                H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-20 H Second Reading-Short Debate
                H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-06 H
                                               Re-Refer Rules/Rul 19(a)
             CURRIE.
HB-1029
    5 ILCS 140/2
                                      from Ch. 116, par. 202
     5 ILCS 160/4a
   20 ILCS 2605/55a
                                      from Ch. 127, par. 55a
   50 ILCS 205/3b
  110 ILCS 12/15
  625 ILCS 5/1-148.5
  735 ILCS 5/8-902
                                      from Ch. 110, par. 8-902
```

Amends the Freedom of Information Act, the State Records Act, the Department of State Police Law of the Civil Administrative Code of Illinois, the Local Records Act, the Campus Security Act, the Illinois Vehicle Code, and the Code of Civil Procedure. Specifies that references to news media include print and electronic format newspapers, periodicals, and news services and include television networks. Effective immediately. NOTE(S) THAT MAY APPLY: Fiscal; State Mandates

```
01-02-14 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-16 H
                                       Assigned to State Government
                                         Administration
01-02-23 H
                                       Do Pass/Short Debate Cal 009-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-08 H 3rd Rdg-Shrt Dbt-Pass/Vote 115-000-000
```

1477 HB-1029—Cont.

```
01-03-20 S Arrive Senate
S Placed Calndr First Rdg
01-04-11 S Chief Sponsor LAUZEN
01-04-17 S First reading
                                       Referred to Sen Rules Comm
01-04-19 S Added As A Co-sponsor SIEBEN
01-05-02 S
                                       Assigned to Executive
01-05-10 S
                                       Recommended do pass 012-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-10 H Governor approved
         Н
              Effective Date 01-08-10
              PUBLIC ACT 92-0335
```

HB-1030 PERSICO - BUGIELSKI - HASSERT - NOVAK - OSMOND.

205 ILCS 5/9 from Ch. 17, par. 316 205 ILCS 5/46 from Ch. 17, par. 357

Amends the Illinois Banking Act. Provides that information in an application for a permit to organize a bank that is personal or proprietary, including names of proposed management and net worth of applicants, may be submitted in a confidential section of or addendum to the application. Prohibits the use of a name of an existing bank or a name deceptively similar to that of an existing bank when soliciting customers. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: 205 ILCS 5/9 Adds reference to:

205 ILCS 5/16

from Ch. 17, par. 323

Amends the Illinois Banking Act. Provides that in discharging their duties, bank directors are entitled to rely in good faith upon advice from officers, employees, and other persons. Deletes provisions concerning confidentiality of information in an application for a permit to organize a bank.

```
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-14 H Filed With Clerk
             H Added As A Joint Sponsor BUGIELSKI
             H Added As A Joint Sponsor HASSERT
             H Added As A Joint Sponsor NOVAK
             H Added As A Joint Sponsor OSMOND
             H First reading
                                          Referred to Hse Rules Comm
    01-02-16 H
                                          Assigned to Financial Institutions
    01-02-28 H
                                          Do Pass/Short Debate Cal 019-000-000
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-01 H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
    01-03-08 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-002
    01-03-20 S Arrive Senate
             S Placed Calndr First Rdg
             S Chief Sponsor O'MALLEY
             S First reading
                                          Referred to Sen Rules Comm
    01-04-23 S Added As A Co-sponsor WELCH
    01-05-02 S Added As A Co-sponsor WATSON
                                          Assigned to Financial Institutions
    01-05-10 S
                                          FINANC, INST. S
                                                                   Adopted
                     Amendment No.01
                                          Recmnded do pass as amend 005-000-000
             S Placed Calndr, Second Rdg
    01-05-11 S Second Reading
             S Placed Calndr,3rd Reading
    01-05-15 S Third Reading - Passed 056-000-000
             H Arrive House
             H Place Cal Order Concurrence 01
    01-05-17 H Motion Filed Concur
                    Motion referred to
                                            HRUL
```

H Calendar Order of Concurren 01

```
01-05-25 H Mtn to Concur Referr ed HFIN
H Calendar Order of Concurren 01
01-05-30 H Motion TO CONCUR SA
H Recommends be Adopted HFIN/012-000-000
H H Concurs in S Amend 01/117-000-000
H Passed both Houses
01-06-28 H Sent to the Governor
01-08-23 H Governor approved
H Effective Date 01-08-23
H PUBLIC ACT 92-0476
```

HB-1031 KRAUSE – HOWARD – COULSON – FEIGENHOLTZ – SCHOENBERG, FLOWERS, DAVIS, MONIQUE, JONES, LOU, GARRETT AND ACEVEDO.

305 ILCS 5/12-4.11

from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that effective July 1, 2001, the Department of Human Services shall establish a housing allowance to be included in TANF grant amounts for families who do not reside in public housing or receive a governmental housing subsidy. Effective July 1, 2001.

```
01-02-14 H Filed With Clerk
                                    Referred to Hse Rules Comm
        H First reading
                                    Assigned to Human Services
01-02-16 H
01-02-23 H
                                    Do Pass/Short Debate Cal 009-000-000
        H Placed Cal 2nd Rdg-Shrt Dbt
        H Added As A Joint Sponsor HOWARD
        H Added As A Joint Sponsor COULSON
        H Added As A Joint Sponsor FEIGENHOLTZ
        H Added As A Joint Sponsor SCHOENBERG
        H Added As A Co-sponsor FLOWERS
        H Added As A Co-sponsor DAVIS, MONIQUE
        H Added As A Co-sponsor JONES, LOU
01-02-27 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-14 H Added As A Co-sponsor GARRETT
01-03-20 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000
01-03-21 H Added As A Co-sponsor ACEVEDO
         S Arrive Senate
         S Placed Calndr First Rdg
01-03-28 S Chief Sponsor SULLIVAN
                                    Referred to Sen Rules Comm
         S First reading
01-03-29 S Added As A Co-sponsor CULLERTON
         S Added as Chief Co-sponsor OBAMA
01-03-30 S Added As A Co-sponsor HALVORSON
         S Added As A Co-sponsor LINK
01-04-02 S Added as Chief Co-sponsor PARKER
         S Added as Chief Co-sponsor LUECHTEFELD
01-04-12 S Added as Chief Co-sponsor BOMKE
01-04-19 S Added As A Co-sponsor MUNOZ
01-04-26 S Added As A Co-sponsor NOLAND
01-05-03 S Added As A Co-sponsor PETERSON
```

HB-1032 KRAUSE AND BLACK.

New Act

Creates the Community Education Act to promote lifelong learning for the entire community and utilize a process of citizen participation to encourage the use of all available resources to respond to individual and community needs. Creates the Community Education Program, implemented by the State Board of Education and administered by a Community Education Coordinator. Allows a school district to establish a community education program and levy a tax for the program when authorized to do so by referendum. With respect to a school district community education program, contains provisions concerning a community education fund, a local advisory council, a Director of Community Education, the non-duplication of programs, community education consortiums, partnership agreements, other funding, an Area Learning Center, and the certification of teaching personnel. Effective immediately.

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

1479 HB-1032—Cont.

```
01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Elementary & Secondary
Education
01-02-21 H Added As A Co-sponsor BLACK
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1033 TENHOUSE – POE – MCAULIFFE – BOST – HOLBROOK, BOLAND, ACEVEDO, BRADY, MAUTINO, NOVAK, FRITCHEY, JONES, JOHN, MEYER, SOMMER AND RIGHTER.

```
20 ILCS 2805/2 from Ch. 126 1/2, par. 67
30 ILCS 105/5.545 new
35 ILCS 5/507W new
35 ILCS 5/509 from Ch. 120, par. 5-509
35 ILCS 5/510 from Ch. 120, par. 5-510
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-648 new
```

Amends the Department of Veterans Affairs Act. Allows the Department of Veterans' Affairs to make grants to private organizations for the cost of constructing a Gulf War Memorial. Amends the Illinois Income Tax Act. Creates a voluntary tax checkoff to allow taxpayers to contribute to the Gulf War Memorial Fund. Amends the Illinois Vehicle Code. Allows the Secretary of State to issue Gulf War Veteran special license plates to residents of Illinois who participated in the Persian Gulf Conflict. Provides that \$2 of the \$15 fee for issuance of the Gulf War Veteran plate must be deposited into the Gulf War Memorial Fund. Provides that moneys in the Fund may be used by the Department of Veterans' Affairs for the purpose of making grants for the construction of the Gulf War Memorial. Provides that when the Memorial is completed, moneys in the Fund must be transferred into the Secretary of State Special License Plate Fund. Amends the State Finance Act. Creates the Gulf War Memorial Fund.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 5/507W new 35 ILCS 5/509 35 ILCS 5/510

Deletes the provisions amending the Illinois Income Tax Act that create a voluntary tax checkoff to allow taxpayers to contribute to the Gulf War Memorial Fund.

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

```
01-02-14 H Filed With Clerk
         H First reading
                                    Referred to Hse Rules Comm
01-02-16 H
                                    Assigned to Veterans' Affairs
01-02-21 H Added As A Joint Sponsor POE
01-02-22 H Added As A Joint Sponsor MCAULIFFE
         H Added As A Joint Sponsor BOST
                                    Do Pass/Short Debate Cal 010-000-000
01-03-01 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-14 H Added As A Joint Sponsor HOLBROOK
         H Added As A Co-sponsor BOLAND
                Amendment No.01
                                    TENHOUSE
01-03-20 H
                Amendment referred to HRUL
         Н
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.01
                                    TENHOUSE
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Short Debate
                                                            Adopted
         Н
                Amendment No.01
                                    TENHOUSE
         H Pld Cal 3rd Rdg-Shrt Dbt
         H Added As A Co-sponsor ACEVEDO
         H Added As A Co-sponsor BRADY
         H Added As A Co-sponsor MAUTINO
         H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor FRITCHEY
         H Added As A Co-sponsor JONES, JOHN
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor SOMMER
         H Added As A Co-sponsor RIGHTER
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-003-000
```

```
01-03-28 S Arrive Senate
S Placed Calndr First Rdg
01-04-06 S Chief Sponsor DONAHUE
S First reading Referred to Sen Rules Comm
01-04-25 S Added As A Co-sponsor HAWKINSON
01-05-09 S Added as Chief Co-sponsor WALSH,L
```

HB-1034 FRITCHEY – MCCARTHY – MULLIGAN – LYONS, JOSEPH ~ FLOW-ERS, NOVAK, OSTERMAN, RYAN AND BROSNAHAN.

```
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 680/Act title
720 ILCS 680/4 from Ch. 23, par. 2358-23
720 ILCS 685/Act title
720 ILCS 685/2 from Ch. 23, par. 2358-24
720 ILCS 685/2 from Ch. 23, par. 2358-2
720 ILCS 685/4 from Ch. 23, par. 2358-2
```

01-05-17 S Added as Chief Co-sponsor NOLAND

Amends the Sale of Tobacco to Minors Act, the Smokeless Tobacco Limitation Act, and the Tobacco Accessories and Smoking Herbs Control Act. Changes the short title of the Sale of Tobacco to Minors Act to the Sale of Tobacco to Underage Persons Act and changes the full titles of all 3 Acts. Changes references to "minors" to "persons under 19 years of age". Increases from 18 to 19 the age at which a person may lawfully buy cigarettes or other tobacco products, tobacco accessories, or smoking herbs. Makes an exception for persons under age 19 who are in active military service with the armed forces of the United States. Effective January 1, 2002.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Sale of Tobacco to Minors Act, the Smokeless Tobacco Limitation Act, and the Tobacco Accessories and Smoking Herbs Control Act with provisions substantially similar to those in the bill, increasing from 18 to 19 the age at which a person may buy tobacco products, except eliminates the bill's amendatory provisions making an exception for persons under age 19 who are in active military service with the armed forces of the United States. Effective January 1, 2002.

```
JUDICIAL NOTE (Office of the Illinois Courts)
It has been determined that the bill would neither increase nor
decrease the number of judges needed in the State.
01-02-14 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-16 H
                                      Assigned to Children & Youth
         H Added As A Joint Sponsor MCCARTHY
         H Added As A Joint Sponsor LYONS, JOSEPH
01-02-21 H Added As A Joint Sponsor MULLIGAN
         H Added As A Joint Sponsor FLOWERS
01-02-28 H
                 Amendment No.01
                                      CHLDRN-YOUTH H
                                                                Adopted
                                      Do Pass Amend/Short Debate 008-000-001
         H Placed Cal 2nd Rdg-Shrt Dbt
                                      Judicial Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-06 H Added As A Co-sponsor NOVAK
         H Added As A Co-sponsor OSTERMAN
         H Added As A Co-sponsor RYAN
01-03-07 H 3rd Rdg-Shrt Dbt-Pass/Vote 104-006-005
         H Added As A Co-sponsor BROSNAHAN
01-03-08 S Arrive Senate
S Placed Calndr First Rdg
          S Chief Sponsor O'MALLEY
01-03-20 S First reading
                                      Referred to Sen Rules Comm
01-03-28 S Added as Chief Co-sponsor TROTTER
```

HB-1035 BOLAND.

40 ILCS 5/7-142 from Ch. 108 1/2, par. 7-142 40 ILCS 5/7-144.2 from Ch. 108 1/2, par. 7-144.2

```
40 ILCS 5/7-152
                                  from Ch. 108 1/2, par. 7-152
40 ILCS 5/7-156
                                  from Ch. 108 1/2, par. 7-156
30 ILCS 805/8.25 new
```

Amends the IMRF Article of the Illinois Pension Code to compound the automatic annual increase in retirement, incremental, disability, and survivor annuities. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION IMPACT NOTE (Illinois Pension Laws Commission) According to IMRF, providing compounded annual increases to all current and future beneficiaries would increase the accrued liabilities of the Fund by \$780.9 million (\$724.7 million for regular employees and \$56.2 million for SLEP employees). The corresponding increase in average annual cost (including normoral cost) is estimated to be 1.49% of payroll for regular IMRF employers and 2.77% of payroll for SLEP employers, assuming amortization of the increase in accrued liabilities over 30 years. This cost would be reduced by a savings of 0.62% of payroll from discontinuing the supplemental benefit payment. Therefore, the total annual cost associated with HB 1035 is 0.87% of payroll for regular IMRF employers and 2.15% of payroll for SLEP employers. The required contributions (as percent of payroll) may vary widely among employers. NOTE(S) THAT MAY APPLY: Fiscal; Pension; State Mandates 01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a) 01-11-06 H Pension Note Filed Committee Rules

HB-1036 BOLAND.

40 ILCS 5/7-109.3 30 ILCS 805/8,25 new from Ch. 108 1/2, par. 7-109.3

Amends the Illinois Municipal (IMRF) Article of the Illinois Pension Code to make noncommissioned county correctional officers eligible for the sheriff's law enforcement employee formula. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB1036 cannot be determined, as the number of noncommissioned county correctional officers is unknown. Also, there is a lack of definition regarding noncommissioned county correctional officers. Including additional employees under the SLEP formula would increase IMRF costs for their employers.

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

01-02-14 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Personnel & Pensions 01-03-01 H Pension Note Filed Committee Personnel & Pensions 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1037 MCGUIRE - MCKEON.

New Act

Creates the Chicago Teacher Pension Fund Continuing Appropriation Act. Provides a continuing appropriation to guarantee payment of required State contributions to the Chicago Teacher Pension Fund. Effective July 1, 2001.

```
01-02-14 H Filed With Clerk
                                      Referred to Hse Rules Comm
         H First reading
                                      Assigned to Personnel & Pensions
01-02-16 H
         H Added As A Joint Sponsor MCKEON
01-03-16 H
                                      Re-Refer Rules/Rul 19(a)
```

MCGUIRE - MCKEON. HB-1038

```
40 ILCS 5/17-127
                                   from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-130.1
                                   from Ch. 108 1/2, par. 17-130.1
```

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides for mandatory State contributions to the Chicago Teacher Pension Fund. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-16 H Added As A Joint Sponsor MCKEON

01-03-16 H Refer Rules/Rul 19(a)

HB-1039 BRUNSVOLD – FORBY – FOWLER – LYONS, JOSEPH – DAVIS, STEVE, REITZ, DAVIS, MONIQUE, MITCHELL, BILL, O'CONNOR, JONES, JOHN AND BOST.

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.

FISCAL NOTE (Department of Human Rights)
The Department anticipates no fiscal impact to its operation if HB 1039 passes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 775 ILCS 5/5-102 Adds reference to:

Deletes everything. Creates the Motorcyclist Public Accommodation Act. Prohibits any person from restricting an individual's access to, admission to, or use of a place of public accommodation solely because the individual operates a motorcycle. Provides that a violation is a petty offense and also provides for civil penalties. Provides that the Act does not prohibit a person from restricting an individual's access to, admission to, or use of a place of public accommodation because the individual's conduct poses a risk to the health, safety, or property of another.

GOVERNOR'S AMENDATORY VETO MESSAGE

Recommends that the short title of the Act be changed from the Motorcyclist Public Accommodation Act to the Public Accommodation Act. In addition to prohibiting discrimination solely because an individual operates a motorcycle, further recommends that the Act should also prohibit discrimination solely because of an individual's sexual orientation. Defines "sexual orientation". Provides that the Act should not be construed to give any preferential treatment or special rights. Eliminates the criminal penalty.

```
01-02-14 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-16 H
                                     Assigned to Judiciary I - Civil Law
         H Added As A Joint Sponsor FORBY
         H Added As A Joint Sponsor FOWLER
         H Added As A Joint Sponsor LYONS, JOSEPH
01-02-27 H Added As A Joint Sponsor DAVIS, STEVE
01-02-28 H
                                     Fiscal Note Filed
                                     Committee Judiciary I - Civil Law
01-03-06 H Added As A Co-sponsor REITZ
01-03-08 H
                                     Do Pass/Short Debate Cal 012-001-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-09 H Added As A Co-sponsor DAVIS, MONIQUE
01-03-13 H
                Amendment No.01
                                     BRUNSVOLD
                Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H
                Amendment No.01
                                     BRUNSVOLD
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-21 H Added As A Co-sponsor MITCHELL, BILL
         H Second Reading-Short Debate
                Amendment No.01
                                     BRUNSVOLD
                                                              Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
```

```
01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-004
               H Added As A Co-sponsor O'CONNOR
               H Added As A Co-sponsor JONES, JOHN
               H Added As A Co-sponsor BOST
      01-03-28 S Arrive Senate
               S Placed Calndr First Rdg
      01-04-03 S Chief Sponsor BURZYNSKI
               S Added as Chief Co-sponsor MADIGAN,L
      01-04-04 S First reading
                                           Referred to Sen Rules Comm
      01-04-18 S
                                            Assigned to Executive
      01-04-26 S
                                           Recommended do pass 013-000-000
               S Placed Calndr, Second Rdg
      01-05-03 S Added As A Co-sponsor TROTTER
               S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-16 S Third Reading - Passed 055-002-000
               H Passed both Houses
      01-06-14 H Sent to the Governor
      01-08-10 H Governor Amendatory Veto
               H Placed Cal Amendatory Veto
      01-11-15 H Bill dead-Amendatory Veto
HB-1040
            BRUNSVOLD - KLINGLER - PARKE - MCGUIRE.
  215 ILCS 125/2-3
                                   from Ch. 111 1/2, par. 1405
  215 ILCS 125/2-4
                                   from Ch. 111 1/2, par. 1406
```

Amends the Health Maintenance Organization Act. Authorizes health maintenance organizations to offer point-of-service benefits. Establishes reinsurance and capital requirements. Authorizes health maintenance organizations to establish annual maximum benefit allowances for point-of-service products.

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

215 ILCS 125/5-3.7 new

Replaces everything after the enacting clause. Amends the Health Maintenance Organization Act. Authorizes health maintenance organizations to offer point-of-service benefits. Provides that net worth must be at least 300% of the "authorized control level" as determined in the manner provided under Article IIA of the Illinois Insurance Code or a specified greater amount based upon the projected out-of-plan claims. Requires health maintenance organizations that offer point-of-service products to file quarterly reports with the Department of Insurance and to maintain reinsurance for catastrophic losses. Limits expenditures for out-of-plan services. Restricts the offer of point-of-service products when expenditures exceed the statutory limit. Allows a health maintenance organization to treat as out-of-plan services those services an enrollee obtains from a participating provider, but for which proper authorization was not given by the organization.

```
FISCAL NOTE (Department of Insurance)
    HB 1040 would have no fiscal impact on the Department.
HOUSE AMENDMENT NO. 2.
Makes a technical correction.
NOTE(S) THAT MAY APPLY: Fiscal
    01-02-14 H Filed With Clerk
             H First reading
                                         Referred to Hse Rules Comm
    01-02-16 H
                                         Assigned to Health Care Availability &
                                            Access
    01-03-07 H
                    Amendment No.01
                                         HEALTH CARE H
                                                                   Adopted
                                         Do Pass Amend/Short Debate 011-000-000
             Н
             H Placed Cal 2nd Rdg-Shrt Dbt
    01-03-08 H
                                         Fiscal Note Filed
             H Second Reading-Short Debate
             H Pld Cal 3rd Rdg-Shrt Dbt
```

```
01-03-09 H Added As A Joint Sponsor KLINGLER
      01-03-13 H Added As A Joint Sponsor PARKE
      01-03-14 H Rolld 2nd Rdg-Short Debate
                       Amendment No.02
                                            BRUNSVOLD
                       Amendment referred to HRUL
               H Held 2nd Rdg-Short Debate
      01-03-20 H
                                            BRUNSVOLD
                       Amendment No.02
               H Recommends be Adopted HRUL/005-000-000
                H Held 2nd Rdg-Short Debate
               H Added As A Joint Sponsor MCGUIRE
                       Amendment No.02
      01-03-21 H
                                            BRUNSVOLD
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-27 H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
      01-03-28 S Arrive Senate
               S Placed Calndr First Rdg
      01-03-29 S Chief Sponsor JACOBS
                                            Referred to Sen Rules Comm
      01-03-30 S First reading
      01-04-19 S Added as Chief Co-sponsor MADIGAN,R
      01-04-25 S
                                            Assigned to Insurance & Pensions
      01-05-01 S
                                            Recommended do pass 007-000-000
                S Placed Calndr, Second Rdg
      01-05-02 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-03 S Third Reading - Passed 055-001-000
               H Passed both Houses
      01-06-01 H Sent to the Governor
      01-07-24 H Governor approved
               Н
                    Effective Date 02-01-01
                     PUBLIC ACT 92-0135
HB-1041
             BRADLEY - HOFFMAN - HOLBROOK - REITZ.
  625 ILCS 5/2-118.1
                                    from Ch. 95 1/2, par. 2-118.1
  625 ILCS 5/6-117
                                    from Ch. 95 1/2, par. 6-117
  625 ILCS 5/6-118
                                    from Ch. 95 1/2, par. 6-118
  625 ILCS 5/6-204
                                    from Ch. 95 1/2, par. 6-204
  625 ILCS 5/6-206
                                    from Ch. 95 1/2, par. 6-206
  625 ILCS 5/6-208
                                    from Ch. 95 1/2, par. 6-208
  730 ILCS 5/5-6-3.1
                                    from Ch. 38, par. 1005-6-3.1
```

Amends the Illinois Vehicle Code with regard to driver licenses. Provides that the requirement that a suspended driver take a driving course is conditioned on whether or not he or she had been under the age of 18 at the time of the suspension (rather than at the time of the application for reinstatement). Provides that out-of-state offenses are taken into account in determining whether a suspended or revoked license is subject to a \$250 reinstatement fee. Makes changes in the record keeping requirements of the Secretary of State's office. Provides that the Secretary shall maintain records relative to dispositions of court supervision. Makes changes regarding records in a computer processible medium or in electronic format. Makes other changes. Amends the Unified Code of Corrections. Provides that a defendant placed on court supervision for failure to show proof of insurance must maintain proof of insurance after the supervision has been revoked. Effective immediately.

FISCAL NOTE (Office of Secretary of State)

There is no fiscal impact on the Secretary of State office.

SENATE AMENDMENT NO. 1.

Adds reference to: 625 ILCS 5/5-103 from Ch. 95 1/2, par. 5-103 625 ILCS 5/7-604 from Ch. 95 1/2, par. 7-604

Amends the Illinois Vehicle Code. Removes the requirement that a licensed vehicle dealer that offers, provides, or sells in-house or self-insured extended warranties or service contracts, other than those of the vehicle manufacturer, retain adequate reserves or insurance for the protection of the purchasing consumer. Extends from 30 days to 45 days the time which an insurance company has to respond to a request by the Secretary of State for information regarding whether a driver is covered by liability insurance.

NOTE(S) THAT MAY APPLY: Fiscal

04.00.44			
01-02-14	Н	Filed With Clerk	
		First reading	Referred to Hse Rules Comm
01-02-16			Assigned to Transportation & Motor Vehicles
01-03-13			Fiscal Note Filed
01-03-16	Н		Committee Transportation & Motor Vehicles Do Pass/Short Debate Cal 021-000-000
01-03-10		Placed Cal 2nd Rdg-Shrt Dbi	
01-03-20		Primary Sponsor Changed To	
01-03-20		Added As A Joint Sponsor H	
01-03-26		Second Reading-Short Debat	
	Н	Held 2nd Rdg-Short Debate	
01-03-27		Pld Cal 3rd Rdg-Shrt Dbt	
		Added As A Joint Sponsor H	
	Н	Added As A Joint Sponsor R	EITZ
01.02.20		3rd Rdg-Shrt Dbt-Pass/Vote	117-000-000
01-03-28		Arrive Senate	
01-04-05		Placed Calndr First Rdg Chief Sponsor SHADID	· ·
01-04-03	S	First reading	Referred to Sen Rules Comm
01-04-25		This rouding	Assigned to Judiciary
01-05-01		Amendment No.01	JUDICIARY S Adopted
01-05-02			Recmnded do pass as amend 008-000-000
	S	Placed Calndr, Second Rdg	•
01-05-03	S	Second Reading	
	S	Placed Calndr,3rd Reading	
01-05-10		Third Reading - Passed 054-0	000-000
		Arrive House Place Cal Order Concurrence	0.1
01-05-15		Motion Filed Concur	OI .
01-05-15	Н		HRUL
		Calendar Order of Concurren	
01-05-31	Н		Motion TO CONCUR SA
		Recommends be Adopted HF	
		H Concurs in S Amend 01/11	6-000-000
01.04.00		Passed both Houses	
111-06-20			
		Sent to the Governor	
	Н	Governor approved	
		Governor approved Effective Date 01-08-22	
01-08-22	H H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458	
01-08-22 HB-1042 M	H H H	Governor approved Effective Date 01-08-22	
01-08-22 HB-1042 M New Act	H H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY.	v. A se. Drawijdag ska ghoret title omby
01-08-22 HB-1042 M New Act Creates the H	H H AI	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive	s Act. Provides the short title only.
01-08-22 HB-1042 M New Act Creates the H	H H AI AI H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk	•
01-08-22 HB-1042 M New Act Creates the F 01-02-14	H H AI H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive	Referred to Hse Rules Comm
01-08-22 HB-1042 M New Act Creates the F 01-02-14	H H AI H H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk	Referred to Hse Rules Comm Assigned to Executive
01-08-22 HB-1042 M New Act Creates the F 01-02-14	H H H H H H H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-14 01-03-19	H H H H H H H H H	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-14	HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor Sc Placed Cal 2nd Rdg-Shrt Dbt	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-14	HHH AIC	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the I 01-02-16 01-03-14 01-03-19 01-04-04	HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor Sc Placed Cal 2nd Rdg-Shrt Dbt	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06	HHH HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor Sc Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M	HHH HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act	HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY.	Referred to Hse Rules Comm Assigned to Executive b MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a)
01-08-22 HB-1042 M New Act Creates the I 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C	HHHHHHHHHHHH AT	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act.	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the I 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C	HHH AII GOTH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only.
01-08-22 HB-1042 M New Act Creates the I 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C 01-02-14	HHH AII GHHHHHHHHHH AII	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act.	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm
01-08-22 HB-1042 M New Act Creates the I 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16	нн н м м м м м м м м м м м м м м м м м	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive
01-08-22 HB-1042 M New Act Creates the I 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16	HHH AL OTH HHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHHH	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ
01-08-22 HB-1042 M New Act Creates the I 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16	ннн А Г от нн н н н н н н н н н н н н н н н н н	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Added As A Joint Sponsor St	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-04 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16 01-03-14	ннн А Г іўнннннннн А Г отннннн	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor St Added As A Joint Sponsor St	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16 01-03-19	ннн А Г ів нн н н н н н н н н н н н н н н н н н	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Second Reading-Short Debat	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000
01-08-22 HB-1042 M New Act Creates the F 01-02-14 01-02-16 01-03-19 01-04-06 HB-1043 M New Act Creates the C 01-02-14 01-02-16 01-03-19	ннн А Г ів нн н н н н н н н н н н н н н н н н н	Governor approved Effective Date 01-08-22 PUBLIC ACT 92-0458 DIGAN,MJ – SCULLY. h-Tech Business Incentive Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debat Held 2nd Rdg-Short Debate DIGAN,MJ – SCULLY. porate Accountability Act. Filed With Clerk First reading Primary Sponsor Changed To Added As A Joint Sponsor So Placed Cal 2nd Rdg-Shrt Debate DIGAN,MJ – SCULLY.	Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000 e Re-Refer Rules/Rul 19(a) Contains a short title Section only. Referred to Hse Rules Comm Assigned to Executive MADIGAN,MJ CULLY Do Pass/Short Debate Cal 013-000-000

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-1044 SAVIANO.

225 ILCS 454/1-1

Amends the Real Estate License Act of 2000. Makes technical changes to a Section concerning the short title.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1045 BRADLEY - SAVIANO - MENDOZA - BROSNAHAN.

720 ILCS 5/3-1

from Ch. 38, par. 3-1

Amends the Criminal Code of 1961. Makes a technical change in a Section concerning presumption of innocence and proof of guilt.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 720 ILCS 5/3-1 Adds reference to:

720 ILCS 5/9-3

from Ch. 38, par. 9-3

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Provides that in cases involving reckless homicide in which the victim of the reckless homicide was any of the following persons killed while performing his or her official duties: (1) a peace officer; (2) a fireman; (3) an emergency medical technician-ambulance; (4) an emergency medical technician-intermediate; (5) an emergency medical technician-paramedic; or (6) an ambulance driver, and 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, the penalty shall be a Class 2 felony, for which a person, if sentenced to a term of imprisonment, shall be sentenced to a term of not less than 6 years and not more than 28 years.

01-02-14 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Executive 01-03-13 H Primary Sponsor Changed To MADIGAN, MJ H Added As A Joint Sponsor SAVIANO 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-22 H Amendment No.01 SAVIANO Н Amendment referred to HRUL H Cal Ord 2nd Rdg-Shrt Dbt 01-03-26 H Amendment No.01 SAVIANO Rules refers to Н HJUB H Cal Ord 2nd Rdg-Shrt Dbt 01-03-27 H Amendment No.01 SAVIANO H Recommends be Adopted HJUB/008-000-000 H Second Reading-Short Debate Н Amendment No.01 SAVIANO Adopted H Pld Cal 3rd Rdg-Shrt Dbt H Primary Sponsor Changed To BRADLEY 01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-000 H Added As A Joint Sponsor MENDOZA H Added As A Joint Sponsor BROSNAHAN 01-03-29 S Arrive Senate S Placed Calndr First Rdg 01-03-30 S Chief Sponsor HALVORSON S First reading Referred to Sen Rules Comm 01-04-24 S Added As A Co-sponsor CRONIN

HB-1046 SCULLY – MCKEON – DAVIS,MONIQUE – HOWARD – KENNER, BO-LAND AND FRANKS.

New Act

815 ILCS 505/2Z

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

Creates the Computer Lemon Act and amends the Consumer Fraud and Deceptive Business Practices Act. Establishes rights for purchasers of defective computer devices,

protecting them from warranty abuses and ineffective warranty repairs. Imposes certain record keeping requirements on manufacturers. Establishes a right of action and remedies for purchasers against manufacturers who do not comply with Act requirements. Provides that a knowing violation of the Computer Lemon Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

FISCAL NOTE (Office Of the Attorney General) Initial annual cost of \$40,000 in salaries, benefits and operating costs for one additional Consumer Advocate to handle mediation of the expected additional volume of complaints.

HOUSE AMENDMENT NO. 1.

Provides that the written statement of the purchaser's rights shall be provided by the manufacturer. Deletes provisions requiring the disclosures of software likely to cause problems to be made at the time of sale of the computer.

```
FISCAL NOTE, H-AM 1 (Office Of the Attorney General)
There would be no material effect on the original fiscal note.
01-02-14 H Filed With Clerk
         H First reading
                                     Referred to Hse Rules Comm
01-02-16 H
                                     Assigned to Consumer Protection
         H Added As A Joint Sponsor MCKEON
01-02-22 H Added As A Joint Sponsor DAVIS, MONIQUE
         H Added As A Joint Sponsor HOWARD
         H Added As A Joint Sponsor KENNER
         H Added As A Co-sponsor BOLAND
01-02-27 H
                                     Fiscal Note Filed
                                     Committee Consumer Protection
                                     Do Pass/Short Debate Cal 011-000-000
01-02-28 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-15 H Rolld 2nd Rdg-Short Debate
                Amendment No.01
                                     SCULLY
         Н
         н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-03-20 H
               Amendment No.01
                                     SCULLY
         H Recommends be Adopted HRUL/005-000-000
                Amendment No.01
                                     SCULLY
                                                               Adopted
         Н
         H Pld Cal 3rd Rdg-Shrt Dbt
                                     Fiscal Note Filed as amnded
01-03-23 H
         H Cal Ord 3rd Rdg-Short Dbt
01-03-26 H 3rd Rdg-Shrt Dbt-Pass/Vote 109-001-000
         H Added As A Co-sponsor FRANKS
01-03-27 S Arrive Senate
         S Placed Calndr First Rdg
01-04-09 S Chief Sponsor MADIGAN,L
01-04-10 S First reading
                                     Referred to Sen Rules Comm
```

HB-1047 SCULLY.

225 ILCS 10/17.5 new

Amends the Child Care Act of 1969. Provides that nothing in the Act or the rules adopted under the Act preempts or limits any zoning powers of units of local government. Effective immediately.

```
01-02-14 H Filed With Clerk
H First reading

01-02-16 H Assigned to Children & Youth

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1048 SOTO - MCCARTHY - BOLAND - DAVIS,MONIQUE.

105 ILCS 5/3-14.25 from Ch. 122, par. 3-14.25
```

105 ILCS 5/3-14.25 from Ch. 122, par. 3-14.25

105 ILCS 5/34-18.22 new

Amends the School Code. Requires the most current version of an unfilled teaching positions list to be posted on a regional office of education's Internet web site or for Chicago, its school district's web site. Provides that if the regional office of education does not have an Internet web site, the regional superintendent of schools must make the list available to the State Board of Education and the State Board of Education must

post the list on the State Board of Education's Internet web site. Requires the State Board of Education's Internet web site to provide a link to each regional office of education's list and the Chicago school district's list. Effective July 1, 2001.

FISCAL NOTE (State Board of Education)

It is assumed that since some regional offices of education (ROEs) and the Chicago public schools currently operate web sites, this work could be accomplished by existing staff. In addition, ROEs must now have this information available, so the task of collecting the positions for the list is already being done and would not create a new mandate.

STATE MANDATES NOTE (State Board of Education)

Same as SBE fiscal note.

SENATE AMENDMENT NO. 1.

Allows the unfilled teaching positions list to be linked to the regional office of education's Internet web site instead of posted on the web site.

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

```
01-02-14 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
01-02-16 H
                                      Assigned to Elementary & Secondary
                                        Education
         H Added As A Joint Sponsor MCCARTHY
01-02-22 H Added As A Joint Sponsor BOLAND
01-03-01 H
                                      Do Pass/Short Debate Cal 021-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-06 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-07 H
                                      Fiscal Note Filed
                                      St Mandate Fis Note Filed
         H Cal Ord 3rd Rdg-Short Dbt
01-03-13 H Added As A Joint Sponsor DAVIS, MONIQUE
01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 112-000-000
01-03-20 S Arrive Senate
         S Placed Calndr First Rdg
01-03-21 S Chief Sponsor DEL VALLE
         S First reading
                                      Referred to Sen Rules Comm
01-04-18 S
                                      Assigned to Education
01-04-25 S
                 Amendment No.01
                                      EDUCATION S
                                                               Adopted
                                      Recmided do pass as amend 009-000-000
         S Placed Calndr, Second Rdg
01-05-02 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 055-001-000
         H Arrive House
         H Place Cal Order Concurrence 01
01-05-15 H Motion Filed Concur
         Н
                 Motion referred to
                                       HRUL
         H Calendar Order of Concurren 01
01-05-21 H
                                      Motion TO CONCUR SA
         H Recommends be Adopted HRUL
         H Calendar Order of Concurren 01
01-05-22 H H Concurs in S Amend 01/115-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-06-29 H Governor approved
         Н
              Effective Date 01-07-01
              PUBLIC ACT 92-0041
```

HB-1049 SOTO - RYAN - FOWLER - FORBY - BOLAND, HOWARD AND KENNER.

35 ILCS 5/203 from Ch. 120, par. 2-203 110 ILCS 947/65.25

Amends the Higher Education Student Assistance Act and the Illinois Income Tax Act. Provides for a \$500 income tax deduction for a person holding a teaching certificate issued under the School Code and employed as a teacher in a public school district governed by the School Code. Requires the Illinois Student Assistance Commission to

1489 HB-1049—Cont.

request an appropriation each year to sufficiently fund at least 25 teacher shortage scholarships. Requires the Commission to establish a loan forgiveness program for person's teaching in a public school in this State in an area of identified staff shortage. Effective July 1, 2001.

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

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-15 H Added As A Joint Sponsor RYAN

01-02-16 H Assigned to Revenue
H Added As A Joint Sponsor FOWLER
H Added As A Joint Sponsor FOWLER
H Added As A Co-sponsor HOWARD
H Added As A Co-sponsor KENNER
H Added As A Joint Sponsor BOLAND

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1050 MILLER - CROTTY - FEIGENHOLTZ - MCKEON - CURRY, JULIE, COLLINS, STROGER, OSTERMAN, ERWIN AND YOUNGE.

```
105 ILCS 5/10-28 new
105 ILCS 5/34-18.22 new
105 ILCS 125/10 new
```

Amends the School Code and the School Breakfast and Lunch Program Act. Requires nonpublic schools that receive funds for free or reduced-price lunches under the School Breakfast and Lunch Program Act and public school boards to agree in writing with the Department of Public Aid to share with the Department information on applicants for free or reduced-price lunches. Provides that the sharing of information shall be for the sole purpose of helping the Department identify and enroll children in the State Medical Assistance Program or the State Children's Health Insurance Program or both as allowed and under the restrictions set forth in federal law. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides that the requirement that a private school or public school board share information with the Department of Public Aid is subject to a request by the Department. Provides that a school board shall, whenever requested by the Department, require each of its schools to agree in writing with the Department to share information with the Department. Removes the provision prohibiting the State Board of Education from providing reimbursement to a private school that does not share information with the Department of Public Aid.

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

```
Adds reference to:

105 ILCS 5/2-3.131 new

105 ILCS 5/3-14 from Ch. 122, par. 3-14

105 ILCS 5/3-14.29 new
```

Requires the State Board of Education and the regional superintendent of schools to each agree to share with the Department of Public Aid information on applicants for free or reduced-price lunches.

```
FISCAL NOTE, H-AM 1,2 (State Board of Education)
As amended by H-ams 1 and 2, HB 1050 mandates school districts
and schools to share certain information with DPA. All school
districts may not have this information in the format requested
by DPA. School districts may have to devote several hours or
days of clerical or programming help to be able to provide this
information. It is unclear how much this will cost but it is
not expected to be a great deal per district or school.
STATE MANDATES NOTE, H-AM 1,2 (State Board of Education)
Same as SBE fiscal note.
```

HOUSE AMENDMENT NO. 3.

```
Adds reference to:
105 ILCS 5/22-27 new
```

Provides that before an entity shares with the Department of Public Aid information on an applicant, that entity must obtain the consent of the applicant's parent or legal guardian.

```
NOTE(S) THAT MAY APPLY: Fiscal; State Mandates
      01-02-14 H Filed With Clerk
                                           Referred to Hse Rules Comm
               H First reading
                                           Assigned to Elementary & Secondary
      01-02-16 H
                                             Education
               H Added As A Joint Sponsor CROTTY
               H Added As A Joint Sponsor FEIGENHOLTZ
               H Added As A Joint Sponsor MCKEON
      01-02-20 H Added As A Co-sponsor COLLINS
               H Added As A Co-sponsor STROGER
      01-02-22 H Added As A Joint Sponsor CURRY, JULIE
      01-03-08 H
                       Amendment No.01
                                           ELEM SCND ED H
                                                                    Adopted
                       Amendment No.02
                                           ELEM SCND ED H
                                                                     Adopted
               Η
               Н
                                           Do Pass Amend/Short Debate 021-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
                                            Fiscal Note Requested COWLISHAW
                                            St Mandate Fis Nte Req COWLISHAW
               Н
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-09 H Added As A Co-sponsor OSTERMAN
                                           Fiscal Note Filed as amnded
      01-03-14 H
               Н
                                            St Mndt Fis Note Fld Amnd
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-15 H Added As A Co-sponsor ERWIN
      01-03-26 H
                       Amendment No.03
                                           MILLER
               Н
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
                       Amendment No.03
      01-03-27 H
                                            MILLER

    H Recommends be Adopted HRUL/004-000-000

               H Second Reading-Short Debate
                       Amendment No.03
                                            MILLER
                                                                     Adopted
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-03-28 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-000-000
               H Added As A Co-sponsor YOUNGE
      01-03-29 S Arrive Senate
               S Placed Calndr First Rdg
      02-01-10 S Chief Sponsor LIGHTFORD
      02-01-30 S First reading
                                            Referred to Sen Rules Comm
HB-1051
             BUGIELSKI - MEYER - CAPPARELLI - BURKE.
  205 ILCS 625/2
                                   from Ch. 17, par. 2132
  205 ILCS 625/4
                                   from Ch. 17, par. 2134
  Amends the Illinois Trust and Payable on Death Accounts Act. Includes savings
banks within the scope of the Act. Provides that payable on death accounts may have
multiple owners.
      01-02-14 H Filed With Clerk
               H Added As A Joint Sponsor MEYER
               H Added As A Joint Sponsor CAPPARELLI
               H Added As A Joint Sponsor BURKE
               H First reading
                                            Referred to Hse Rules Comm
      01-02-16 H
                                            Assigned to Financial Institutions
      01-02-28 H
                                            Do Pass/Short Debate Cal 019-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-01 H Second Reading-Short Debate
               H Pld Cal 3rd Rdg-Shrt Dbt
      01-04-02 H 3rd Rdg-Shrt Dbt-Pass/Vote 105-000-000
               S Arrive Senate
               S Placed Calndr First Rdg
      01-04-24 S Chief Sponsor CRONIN
      01-04-25 S First reading
                                            Referred to Sen Rules Comm
      01-05-02 S
                                            Assigned to Financial Institutions
      01-05-10 S
                                            Recommended do pass 005-000-000
               S Placed Calndr, Second Rdg
      01-05-16 S Second Reading
               S Placed Calndr, 3rd Reading
      01-05-17 S Third Reading - Passed 058-000-000
```

H Passed both Houses

1491 HB-1051—Cont.

```
01-06-14 H Sent to the Governor
```

01-08-09 H Governor approved

H Effective Date 02-01-01

H PUBLIC ACT 92-0285

HR-1052 BUGIELSKI.

205 ILCS 105/1-1

from Ch. 17, par. 3301-1

Amends the Illinois Savings and Loan Act of 1985. Makes technical changes in a Section concerning the short title.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1053 BUGIELSKI.

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.

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1054 SCOTT – DAVIS, MONIQUE.

820 ILCS 205/2

from Ch. 48, par. 31.2

Amends the Child Labor Law. Provides that nothing in the Act may be construed to prohibit a not-for-profit group that offers leadership programs from providing transportation and nominal gifts to program participants.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Labor

01-03-09 H Added As A Joint Sponsor DAVIS, MONIQUE

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1055 SCOTT.

New Act

Creates the Home Health Care Worker Licensing Act. Provides the short title only.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Executive 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1056 SCOTT.

225 ILCS 105/6

from Ch. 111, par. 5006

Amends the Professional Boxing and Wrestling Act. Exempts amateur "toughman" competitions from the provision prohibiting ultimate fighting exhibitions.

FISCAL NOTE (Department of Professional Regulation)

The Department does not expect HB 1056 to have any financial

impact on the Agency.

NOTE(S) THAT MAY APPLY: Fiscal

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Registration & Regulation

01-03-05 H Fiscal Note Filed

H Committee Registration & Regulation

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1057 MORROW – JONES,LOU – JONES,SHIRLEY – YARBROUGH – MILLER AND MCKEON.

Appropriates \$5,000,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for the Low Income Heating Energy Assistance Program. Effective July 1, 2001.

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-15 H Added As A Joint Sponsor JONES, LOU

H Added As A Joint Sponsor JONES, SHIRLEY

H Added As A Joint Sponsor YARBROUGH

H Added As A Joint Sponsor MILLER

Assigned to Appropriations-General Services 01-02-16 H 01-02-23 H Added As A Co-sponsor MCKEON Re-Refer Rules/Rul 19(a) 01-03-16 H SCULLY.

HB-1058

105 ILCS 5/29-3 from Ch. 122, par. 29-3 from Ch. 122, par. 29-5 105 ILCS 5/29-5

Amends the School Code. For the months of November through February, provides that a school board must provide free transportation for a pupil residing within one and one-half miles from the school attended, with reimbursement by the State required.

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

01-02-14 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Elementary & Secondary Education Re-Refer Rules/Rul 19(a) 01-03-16 H

HB-1059 SCULLY - RYAN - BOLAND.

Appropriates \$25,000,000 to the State Board of Education to expand summer school programs. Effective July 1, 2001.

01-02-14 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-15 H Added As A Joint Sponsor RYAN 01-02-16 H Assigned to Approp-Elementary & Secondary Educ

01-02-22 H Added As A Joint Sponsor BOLAND 01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1060 MATHIAS.

765 ILCS 1005/1c from Ch. 76, par. 1c

Amends the Joint Tenancy Act. With respect to the creation of a tenancy by the entirety between a husband and wife, deletes the requirement that they must be named and expressly identified in the instrument as husband and wife and as tenants by the entirety.

01-02-14 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-16 H Assigned to Judiciary I - Civil Law 01-02-23 H Do Pass/Short Debate Cal 012-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-02-28 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt 01-03-16 H 3rd Rdg-Shrt Dbt-Pass/Vote 113-000-000 01-03-20 S Arrive Senate S Placed Calndr First Rdg 01-03-22 S Chief Sponsor GEO-KARIS S First reading Referred to Sen Rules Comm 01-03-26 S Added as Chief Co-sponsor NOLAND 01-04-06 S Assigned to Judiciary 01-04-18 S Recommended do pass 010-000-000 S Placed Calndr, Second Rdg 01-04-19 S Second Reading S Placed Calndr, 3rd Reading 01-05-03 S Third Reading - Passed 055-000-000 H Passed both Houses 01-06-01 H Sent to the Governor 01-07-24 H Governor approved H Effective Date 02-01-01 Н PUBLIC ACT 92-0136

BROSNAHAN - MCCARTHY - LYONS, JOSEPH. HB-1061

105 ILCS 5/27-24.2 from Ch. 122, par. 27-24.2

Amends the Driver Education Act of the School Code. Requires a school district to provide the name of the teacher of a driver education course to the Secretary of State and the State Superintendent of Education. Requires the Secretary of State to inform the State Superintendent of Education if the teacher's driver's license has been suspended 1493 HB-1061—Cont.

or revoked within 5 business days after the suspension or revocation. Requires the State Superintendent of Education to inform the school district of the suspension or revocation as soon as practical after receiving this information.

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

01-02-14 H Filed With Clerk

H First reading

Referred to Hse Rules Comm

01-02-16 H

Assigned to Elementary & Secondary

Education

H Added As A Joint Sponsor MCCARTHY

H Added As A Joint Sponsor LYONS, JOSEPH

01-03-16 H

Re-Refer Rules/Rul 19(a)

HB-1062 SMITH.MICHAEL.

40 ILCS 5/14-130

from Ch. 108 1/2, par. 14-130

Amends the State Employee Article of the Illinois Pension Code. Allows a former member to reinstate credits that were forfeited upon taking a refund, by repaying the amount of the refund, plus interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 1062 is expected to be small, as the employee must pay the System the amount of the refund plus interest calculated from the date of the refund to the date of the repayment.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Personnel & Pensions
01-02-27 H Pension Note Filed
H Committee Personnel & Pensions
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1063 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)

HB 1063 would increase the accrued liability of SURS by \$4.7

million. The resulting increase in annual cost has not been

calculated but is estimated by SURS to be very minor.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Personnel & Pensions

01-02-27 H Pension Note Filed

H Committee Personnel & Pensions

Re-Refer Rules/Rul 19(a)

01-03-16 H HB-1064 STROGER.

40 ILCS 5/14-110

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

Amends the State Employee Article of the Illinois Pension Code. Allows an alternative formula employee to purchase credit for service as a full-time law enforcement officer employed by the Chicago Transit Authority. Requires the applicant to pay both employee and employer contributions, plus interest. Effective immediately.

PENSION NOTE (Pension Laws Commission)

The fiscal impact of HB 1064 cannot be determined, as the amount of service credit that may be established for CTA employment is unknown. The fiscal impact is estimated to be minor as the alternative formula employee is required to make the employee and employer (normal cost) contributions, plus interest from the date of first employment as an alternative formula employee to the date of payment.

HOUSE AMENDMENT NO. 1.

Deletes reference to:

40 ILCS 5/14-110 Adds reference to:

```
40 ILCS 5/2-110 from Ch. 108 1/2, par. 2-110
40 ILCS 5/14-105.1 from Ch. 108 1/2, par. 14-105.1
```

Replaces everything. Amends the Illinois Pension Code. Provides that an active member of the General Assembly Retirement System may transfer any part of his or her creditable service accumulated under the State Employees Retirement System to the General Assembly Retirement System. Until July 1, 2003, allows GA members to make those transfers at a reduced cost by excluding certain interest. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal; Pension

```
01-02-14 H Filed With Clerk
         H First reading
                                      Referred to Hse Rules Comm
                                      Assigned to Personnel & Pensions
01-02-16 H
                                      Pension Note Filed
01-02-27 H
                                      Committee Personnel & Pensions
01-03-15 H Primary Sponsor Changed To STROGER
                Amendment No.01
                                      PERS PENSION H
                                                               Adopted
01-03-16 H
                                       Do Pass Amend/Short Debate 008-000-002
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-21 H 3rd Rdg-Shrt Dbt-Pass/Vote 064-040-005
01-03-22 S Arrive Senate
         S Placed Calndr First Rdg
01-04-04 S Chief Sponsor MOLARO
01-04-05 S First reading
                                       Referred to Sen Rules Comm
01-04-25 S
                                       Assigned to Insurance & Pensions
01-05-08 S
                                       Postponed
                                       Committee Insurance & Pensions
01-05-12 S
                                       Refer to Rules/Rul 3-9(a)
```

HB-1065 BOLAND - FORBY - FOWLER - MCKEON.

01-02-14 H Filed With Clerk

35 ILCS 5/212

Amends the Illinois Income Tax Act. Provides that for each taxable year beginning on or after January 1, 2001, each individual taxpayer is entitled to an income tax credit in an amount equal to 25% of the federal earned income tax credit (now, 5%). Eliminates the repeal of these provisions scheduled for June 1, 2003 and provides that the credit is exempt from the sunset provisions of the Act. Effective immediately.

```
H First reading
                                              Referred to Hse Rules Comm
       01-02-16 H
                                              Assigned to Revenue
                H Added As A Joint Sponsor FORBY
                H Added As A Joint Sponsor FOWLER
                H Added As A Joint Sponsor MCKEON
       01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-1066
              O'BRIEN - CURRY, JULIE.
                                     from Ch. 38, par. 112A-21
  725 ILCS 5/112A-21
  725 ILCS 5/112A-22
                                     from Ch. 38, par. 112A-22
  750 ILCS 5/602.5 new
  750 ILCS 5/603
                                     from Ch, 40, par. 603
  750 ILCS 5/607
                                     from Ch. 40, par. 607
  750 ILCS 45/14
                                     from Ch. 40, par. 2514
  750 ILCS 60/221
                                     from Ch. 40, par. 2312-21
  750 ILCS 60/222
                                     from Ch. 40, par. 2312-22
```

Amends the Code of Criminal Procedure of 1963, the Illinois Marriage and Dissolution of Marriage Act, the Illinois Parentage Act of 1984, and the Illinois Domestic Violence Act of 1986. Provides that if an order of protection or an order issued under the Illinois Marriage and Dissolution of Marriage Act or the Illinois Parentage Act of 1984 contains a provision for custody or visitation with respect to a child who is enrolled in school, the order must contain a statement as to which of the child's parents is authorized to pick up the child at the school and must also state the name of any other person who is authorized to pick up the child at the school. If both parents are authorized to pick up the child at the school, the order must state that authorization. Provides that after the entry of such an order, the custodial parent must notify the affected school.

JUDICIAL NOTE (Office of the Illinois Courts)

1495 HB-1066—Cont.

HB 1066 would neither increase nor decrease the number of judges needed in the State.

HOUSE AMENDMENT NO. 1.

Provides that the bill's amendatory provisions requiring notice are applicable to pre-schools and child care facilities, as well as to schools.

```
01-02-14 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-16 H
                                       Assigned to Judiciary II - Criminal Law
         H Added As A Joint Sponsor CURRY, JULIE
01-02-26 H
                                       Judicial Note Filed
                                       Committee Judiciary II - Criminal Law
01-03-16 H
                 Amendment No.01
                                       JUD-CRIMINAL H
                                       Do Pass Amend/Short Debate 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-20 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-06 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-1067 NOVAK.

35 ILCS 625/6

35 ILCS 5/213 new

Amends the Illinois Income Tax Act. Provides that, beginning with taxable years ending on or after December 31, 2001 and ending with taxable years ending on or before December 30, 2006, each individual taxpayer who contributes a donation to a political campaign in the taxable year is entitled to a tax credit in the amount of (i) \$25 or the amount of the donation, whichever is less, for a single person and (ii) \$50 or the amount of the donation, whichever is less, for married persons filing jointly. Married persons filing separately are each entitled to a credit in the amount of \$25 or the amount of the donation, whichever is less. The tax credit may not reduce the taxpayer's liability to less than zero. The credit may not be carried forward. Effective immediately.

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

(01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Revenue

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1068 FRANKS - FOWLER - FORBY - HOWARD - KENNER.

```
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
                                  from Ch. 120, par. 9-917
35 ILCS 5/917
35 ILCS 5/917.5 new
35 ILCS 105/19
                                  from Ch. 120, par. 439.19
                                  from Ch. 120, par. 439.20
35 ILCS 105/20
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
                                  from Ch. 120, par. 443
35 ILCS 120/4
35 ILCS 120/5
                                  from Ch. 120, par. 444
35 ILCS 120/6a
                                  from Ch. 120, par. 445a
                                  from Ch. 120, par. 445b
35 ILCS 120/6b
                                  from Ch. 120, par. 453.9a
35 ILCS 130/9a
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
35 ILCS 505/5a
                                   from Ch. 120, par. 421a
                                  from Ch. 120, par. 481b.2
35 ILCS 510/2
35 ILCS 520/16
                                  from Ch. 120, par. 2166
35 ILCS 610/6
                                   from Ch. 120, par. 467.6
                                   from Ch. 120, par. 467.21
35 ILCS 615/6
                                   from Ch. 120, par. 473
35 ILCS 620/6
```

from Ch. 120, par. 1416

HB-1068—Cont. 1496

```
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
```

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

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Revenue
H Added As A Joint Sponsor FOWLER
H Added As A Joint Sponsor FORBY

01-02-22 H Added As A Joint Sponsor HOWARD
H Added As A Joint Sponsor KENNER

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1069 HOFFMAN - HOLBROOK - STEPHENS.

230 ILCS 5/26 from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Provides that if only one breed of horse racing is conducted at a racetrack that is located in Madison County in a given year before 2002, certain purse moneys derived from simulcast wagering and inter-track wagering shall be paid only to the purse account of the breed that raced at that track for that year. Provides that the preceding provisions are declarative of existing law. Provides that if only one breed of horse racing is conducted at a racetrack that is located in Madison County in a given year after 2001, certain purse moneys derived from simulcast wagering and inter-track wagering shall be paid only to the purse account of the breed that raced at that track for that year, provided that the racetrack conducts at least as many days of live racing as in calendar year 2000. Provides that any person licensed to conduct a race meeting of at least 60 days of live racing in a calendar year at a racetrack located in Madison County may be issued an inter-track wagering license. Effective immediately.

HOUSE AMENDMENT NO. 1.

Further amends the Illinois Horse Racing Act of 1975. Makes changes concerning the issuance of an inter-track wagering license to a racetrack located in Madison County.

```
FISCAL NOTE (Illinois Racing Board)
Enactment of HB 1069 would likely preserve the existing number of live racing days (161) at Fairmount Park (Madison County). Therefore, with no reduction in live racing at Fairmount Park, State revenues generated from parimutuel taxes would remain constant.
```

SENATE AMENDMENT NO. 1.

Deletes everything. Amends the Illinois Horse Racing Act of 1975. Provides for the redistribution of simulcast and inter-track wagering revenues at a racetrack located in

1497 HB-1069—Cont.

Madison County if such a racetrack conducts only standardbred racing or only thoroughbred racing in a calendar year. Provides, if no live racing is conducted at a racetrack located in Madison County in 2000 or 2001, that moneys derived from simulcast wagering and inter-track wagering by a licensee in Madison County and paid into that licensee's standardbred purse account shall be paid as follows: (A) eighty percent to the licensee's thoroughbred purse account to be used for thoroughbred purses and (B) twenty percent to the Illinois Colt Stakes Purse Distribution Fund. Provides that moneys so paid into that Fund shall be used as determined by the Department of Agriculture, with the advice and assistance of the Illinois Standardbred Breeders Fund Advisory Board. Provides that failure to make the payment shall result in immediate revocation of the licensee's organization license, inter-track wagering license, and inter-track wagering location license. Provides that if live standardbred racing is conducted at that racetrack in calendar year 2001 before the payment is made, the organization licensee shall pay all moneys derived from simulcast wagering and inter-track wagering during 2000 and 2001 that (1) are to be used for purses and (2) are generated between 6:30 p.m. and 6:30 a.m. during 2000 or 2001 to the standardbred purse account at that racetrack to be used for standardbred purses. For an organization licensee located in Madison County, imposes additional conditions on the issuance of an inter-track wagering license and an inter-track wagering location license. Provides that the provisions of the amendatory Act are severable. Effective immediately.

SENATE AMENDMENT NO. 2.

Further amends the Illinois Horse Racing Act of 1975. Makes changes concerning the issuance of an inter-track wagering license and inter-track wagering location licenses to an organization licensee who conducts racing in Madison County.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-14 H Filed With Clerk
        H Added As A Joint Sponsor HOLBROOK
        H First reading
                                     Referred to Hse Rules Comm
01-02-16 H
                                     Assigned to Agriculture
01-02-21 H Added As A Joint Sponsor STEPHENS
                                     Re-assigned to Executive
01-02-28 H
01-03-07 H
                Amendment No.01
                                     EXECUTIVE H
                                                              Adopted
                                     Do Pass Amend/Short Debate 009-003-000
        Н
        H Placed Cal 2nd Rdg-Shrt Dbt
01-03-12 H
                                     Fiscal Note Filed
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-13 H Second Reading-Short Debate
        H Pld Cal 3rd Rdg-Shrt Dbt
01-03-29 H 3rd Rdg-Shrt Dbt-Pass/Vote 066-048-003
01-03-30 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WEAVER
         S Added as Chief Co-sponsor CLAYBORNE
         S Added as Chief Co-sponsor BOWLES
         S Added as Chief Co-sponsor MOLARO
         S First reading
                                     Referred to Sen Rules Comm
01-04-02 S Added as Chief Co-sponsor WATSON
01-04-03 S Sponsor Removed WEAVER
         S Alt Chief Sponsor Changed WATSON
01-04-18_S
                                     Assigned to Executive
01-04-25 S
                                     EXECUTIVE S
                                                              Adopted
                Amendment No.01
01-04-26 S
                                     Recmided do pass as amend 009-002-001
         S Placed Calndr, Second Rdg
01-05-02 S Filed with Secretary
         S
                Amendment No.02
                                     WATSON
         S
                Amendment referred to SRUL
                                     WATSON
         S
                Amendment No.02
         S Be apprvd for consideratn SRUL
         S Second Reading
                Amendment No.02
                                     WATSON
                                                              Adopted
         S Placed Calndr, 3rd Reading
01-05-03 S Third Reading - Passed 035-016-002
         H Arrive House
         H Place Cal Order Concurrence 01,02
```

```
01-05-15 H Motion Filed Concur
                                       HRUL
                Motion referred to
         H Calendar Order of Concurren 01,02
                Mtn to Concur Referr ed HEXC
01-05-21 H
         H Calendar Order of Concurren 01,02
                                      Motion TO CONCUR SA
01-05-23 H
         H Recommends be Adopted HEXC/009-004-000
         H Motion to Concur Lost 01,02/059-050-006
         H Place Cal Order Concurrence 01,02
         H Motion Filed Concur
                Motion referred to
                                       HRUL
         Н
         H Calendar Order of Concurren 01,02
                                      Motion TO CONCUR SA
01-05-24 H
         H Recommends be Adopted HRUL/003-002-000
         H Calendar Order of Concurren 01,02
                                      Verified
01-05-25 H
         H H Concurs in S Amend 01,02/067-050-001
         H Passed both Houses
01-06-21 H Sent to the Governor
01-08-02 H Governor approved
              Effective Date 01-08-02
              PUBLIC ACT 92-0211
         Н
```

LINDNER - KURTZ - SLONE, FRANKS AND COWLISHAW. HB-1070

765 ILCS 120/1 from Ch. 30, par, 401 from Ch. 30, par. 402 765 ILCS 120/2

Amends the Real Property Conservation Rights Act. In provisions defining "conservation right", includes a right that is appropriate to preserving areas in their agricultural condition. Includes, among the purposes for which a conservation right in real property may be conveyed, the protection of agricultural land from conversion to other uses.

```
01-02-14 H Filed With Clerk
         H Added As A Joint Sponsor KURTZ
         H First reading
                                       Referred to Hse Rules Comm
                                       Assigned to Conservation & Land Use
01-02-16 H
                                       Do Pass/Short Debate Cal 005-004-000
01-02-23 H
         H Placed Cal 2nd Rdg-Shrt Dbt
         H Added As A Joint Sponsor SLONE
01-02-28 H Added As A Co-sponsor FRANKS
01-03-15 H Added As A Co-sponsor COWLISHAW
01-03-21 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-22 H 3rd Rdg-Shrt Dbt-Pass/Vote 063-047-004
01-03-27 S Arrive Senate
S Placed Calndr First Rdg
         S Chief Sponsor RAUSCHENBERGER
         S First reading
                                       Referred to Sen Rules Comm
01-04-19 S Added as Chief Co-sponsor MADIGAN,L
```

HB-1071 LINDNER.

New Act

Creates the Facility Planning Area Rules Act. Provides that the Illinois Environmental Protection Agency may deny a facility planning amendment that is inconsistent with a local or regional comprehensive plan or a resource protection plan. Provides that the Agency shall adopt rules for approval of facility planning area amendments. Effective immediately.

```
01-02-14 H Filed With Clerk
         H First reading
                                       Referred to Hse Rules Comm
01-02-16 H
                                       Assigned to Conservation & Land Use
01-03-16 H
                                       Re-Refer Rules/Rul 19(a)
```

HB-1072 REITZ - MITCHELL.BILL.

625 ILCS 5/4-107 from Ch. 95 1/2, par. 4-107

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

01-02-14 H Filed With Clerk H First reading

Referred to Hse Rules Comm

Amends the Agricultural Co-Operative Act. Makes technical changes in a Section concerning the Act's purpose.

```
01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1074 BUGIELSKI.

```
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.

```
01-02-14 H Filed With Clerk
H First reading
Referred to Hse Rules Comm
01-02-16 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1075 RYDER – RUTHERFORD.

```
5 ILCS 175/5-105
5 ILCS 175/5-106 new
5 ILCS 175/5-107 new
5 ILCS 175/5-108 new
5 ILCS 175/5-109 new
5 ILCS 175/5-111 new
5 ILCS 175/5-112 new
5 ILCS 175/5-113 new
5 ILCS 175/5-114 new
5 ILCS 175/5-116 new
5 ILCS 175/5-117 new
5 ILCS 175/5-118 new
5 ILCS 175/5-119 new
5 ILCS 175/5-121 new
5 ILCS 175/5-122 new
5 ILCS 175/5-110 rep.
5 ILCS 175/5-115 rep.
5 ILCS 175/5-120 rep.
5 ILCS 175/5-125 rep.
5 ILCS 175/5-130 rep.
5 ILCS 175/5-135 rep.
5 ILCS 175/5-140 rep.
```

Amends the Electronic Commerce Security Act. Provides that the Act does not apply to transactions subject to certain provisions of the Uniform Commercial Code. Establishes rules applicable to changes or errors occurring in an electronic transmission. Establishes rules for automated transactions.

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

```
Adds reference to:
5 ILCS 175/5-123 new
```

Provides that notices of termination of utility services, termination of rights relating to a primary residence, cancellation of insurance benefits, recall of products, and documents required to accompany transportation or handling of hazardous material must be given in writing if those notices are required by State or federal law to be provided to a consumer after the consummation of a consumer transaction. Provides that certain provisions of the Electronic Signatures in Global and National Commerce Act are adopted as a part of the Electronic Commerce Security Act.

```
HOUSE AMENDMENT NO. 2. Deletes reference to:
```

```
Deletes reference to:
5 ILCS 175/5-123 new
```

Replaces everything after the enacting clause. Reinserts the bill as introduced. Provides that notices relating to utility service, real estate, insurance benefits, product recalls, and hazardous materials must be in writing.

```
NOTE(S) THAT MAY APPLY: Fiscal
      01-02-14 H Filed With Clerk
                                          Referred to Hse Rules Comm
              H First reading
                                          Assigned to Judiciary I - Civil Law
      01-02-16 H
      01-02-22 H Added As A Joint Sponsor RUTHERFORD
                                          JUD-CIVIL LAW H
                                                                   Adopted
      01-03-15 H
                     Amendment No.01
                                          Do Pass Amend/Short Debate 013-000-000
              H Placed Cal 2nd Rdg-Shrt Dbt
                    Amendment No.02
                                          RYDER
      01-03-22 H
                      Amendment referred to HRUL
              н
              H Cal Ord 2nd Rdg-Shrt Dbt
                                          RYDER
      01-04-02 H
                     Amendment No.02
                     Rules refers to
                                           HJUA
              Н
              H Cal Ord 2nd Rdg-Shrt Dbt
      01-04-03 H
                     Amendment No.02
                                          RYDER
              H Recommends be Adopted HJUA/010-000-000
              H Second Reading-Short Debate
                                                                   Adopted
                     Amendment No.02
                                          RYDER
              H Pld Cal 3rd Rdg-Shrt Dbt
                                          Re-Refer Rules/Rul 19(a)
      01-04-06 H
            SCULLY - MCCARTHY - LYONS, JOSEPH - FRITCHEY AND FRANKS.
HB-1076
                                  from Ch. 67 1/2, par. 403.15
  320 ILCS 25/3.15
  320 ILCS 25/3.18 new
  320 ILCS 25/3.19 new
                                  from Ch. 67 1/2, par. 404
  320 ILCS 25/4
```

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Changes the definition of "covered prescription drug" to include drugs used in treating osteoporosis, beginning January 1, 2002. Defines "drug used in the treatment of" to mean (i) a drug used to treat a specified disease or illness or secondary conditions caused by the disease or illness and (ii) a drug used to treat side effects resulting from the use of a drug used to treat the disease or illness. Defines "disease" to mean a chronic and possibly recurrent illness of long duration, including pneumonia, bronchitis, or other similar illness. Increases the income eligibility level for both a "circuit breaker" grant and pharmaceutical assistance to (i) \$28,000 for a household containing one person, (ii) \$35,000 for a household containing 2 persons, or (iii) \$42,000 for a household containing 3 or more persons for the 2001 grant year and thereafter. Changes the \$2,000 benefit cap per State fiscal year under the pharmaceutical assistance program to a \$2,000 benefit cap per calendar year beginning January 1, 2002. Changes the coverage year for beneficiaries under the pharmaceutical assistance program from an annual renewal based on the application date of each beneficiary to a calendar coverage year for all beneficiaries beginning January 1, 2002. Effective immediately.

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

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Revenue
H Added As A Joint Sponsor MCCARTHY
H Added As A Joint Sponsor LYONS, JOSEPH

01-02-22 H Added As A Joint Sponsor FRITCHEY

01-02-28 H Added As A Co-sponsor FRANKS

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1077 DAVIS, MONIQUE.

20 ILCS 2310/2310-255 was 20 ILCS 2310/55.75

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to make a detailed report to the General Assembly each quarter on its progress in implementing certain requirements and goals concerning child immunization outreach programs. Effective immediately.

HOUSE AMENDMENT NO. 1.

In a provision requiring the Department of Public Health to report on its progress in implementing certain requirements and goals for child immunization outreach programs, changes the reporting requirement from quarterly reports to reports by March 31 and September 30 each year.

1501 HB-1077—Cont.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-14 H Filed With Clerk
            H First reading
                                         Referred to Hse Rules Comm
                                         Assigned to Human Services
   01-02-16 H
   01-02-23 H
                                         Do Pass/Short Debate Cal 009-000-000
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-01 H
                    Amendment No.01
                                         DAVIS, MONIQUE
                    Amendment referred to HRUL
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-13 H
                    Amendment No.01
                                         DAVIS, MONIQUE
            H Recommends be Adopted HRUL/005-000-000
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-15 H Second Reading-Short Debate
                    Amendment No.01
                                         DAVIS, MONIQUE
                                                                  Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                         Re-Refer Rules/Rul 19(a)
```

HB-1078 DAVIS, MONIQUE - MCKEON - FLOWERS.

20 ILCS 2310/2310-315 was 20 ILCS 2310/55.41

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to make a detailed report to the General Assembly each quarter on its progress in implementing certain requirements and goals concerning prevention and treatment of AIDS. Effective immediately.

HOUSE AMENDMENT NO. 1.

In a provision requiring the Department of Public Health to report on its progress in implementing certain requirements and goals for the prevention and treatment of AIDS, changes the reporting requirement from quarterly reports to reports by March 31 and September 30 each year.

```
NOTE(S) THAT MAY APPLY: Fiscal
   01-02-14 H Filed With Clerk
            H First reading
                                        Referred to Hse Rules Comm
                                        Assigned to Human Services
   01-02-16 H
            H Added As A Joint Sponsor MCKEON
            H Added As A Joint Sponsor FLOWERS
                                        Do Pass/Short Debate Cal 007-000-001
   01-02-23 H
            H Placed Cal 2nd Rdg-Shrt Dbt
   01-03-01 H
                   Amendment No.01
                                        DAVIS, MONIQUE
                    Amendment referred to HRUL
            Н
            H Cal Ord 2nd Rdg-Shrt Dbt
                   Amendment No.01
                                        DAVIS.MONIQUE
   01-03-13 H
            H Recommends be Adopted HRUL/005-000-000
            H Cal Ord 2nd Rdg-Shrt Dbt
   01-03-15 H Second Reading-Short Debate
                   Amendment No.01
                                        DAVIS, MONIQUE
                                                                 Adopted
            H Pld Cal 3rd Rdg-Shrt Dbt
   01-04-06 H
                                        Re-Refer Rules/Rul 19(a)
```

HB-1079 SLONE – SMITH, MICHAEL – MOFFITT – MATHIAS – BOLAND.

70 ILCS 1205/10-7 from Ch. 105, par. 10-7

Amends the Park District Code. Provides that any park district owning and holding real estate is authorized to give, sell, or lease that property to the State of Illinois for public use. Provides that if property is given or sold to the State of Illinois or a unit of State or local government, the conveyance must provide that ownership of the property reverts to the park district if the grantee knowingly allows all or any part of the property to be used for purposes other than park or recreational purposes.

HOUSE AMENDMENT NO. 1.

Deletes everthing after the enacting clause. Amends the Park District Code. Provides that any park district owning and holding real estate is authorized to give, sell, or lease that property to the State of Illinois, with the State's consent, for public use. Provides that if property is given or sold to the State of Illinois or a unit of State or local government, the conveyance must provide that ownership of the property reverts to the park district if the grantee knowingly allows all or any part of the property to be used for pur-

poses other than park or recreational purposes. Provides that property given, sold, or leased to the State (i) must be 50 acres or more in size, (ii) may not be located within the territorial limits of a municipality, and (iii) may not be the site of an environmental liability or hazard.

01-02-14 H Filed With Clerk H Added As A Joint Sponsor SMITH, MICHAEL H Added As A Joint Sponsor MOFFITT H First reading Referred to Hse Rules Comm 01-02-15 H Added As A Joint Sponsor MATHIAS Assigned to Conservation & Land Use 01-02-16 H 01-02-27 H Added As A Joint Sponsor BOLAND 01-03-01 H Amendment No.01 CONSRV & LAND H Adopted Do Pass Amend/Short Debate 009-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-03-06 H Second Reading-Short Debate H Pld Cal 3rd Rdg-Shrt Dbt Re-Refer Rules/Rul 19(a) 01-04-06 H

HB-1080 SLONE.

New Act

Creates the Illinois Organic Production Standards Act. Contains only a short title.

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-16 H Assigned to Executive
01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1081 SLONE - BOLAND - SMITH, MICHAEL.

70 ILCS 705/8.20 new

Amends the Fire Protection District Act. Allows a fire protection district to regulate open burning within the district.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Fire Protection District Act. Allows a fire protection district to adopt an ordinance regulating open burning in the district. Provides that the fire protection district may require notice of an open burn, but may not require a permit for an open burn. Provides that an open burning ordinance must be consistent with the Department of Natural Resources' standards for controlled burns. Provides that an open burning ordinance may not be enforced by the district in a municipality with a population of 1,000,000 or more. Provides that persons setting an open burn on agricultural land may voluntarily comply with the ordinance and the Department of Natural Resources' standards.

HOUSE AMENDMENT NO. 3.

Deletes everything. Reinserts the provisions of the bill as amended with changes. Deletes language providing the persons setting an open burn on agricultural land may voluntarily comply with the Department of Natural Resources' standards. Allows the fire department of a fire protection district to extinguish certain open burns.

STATE MANDATES NOTE, H-AM I
(Department of Commerce and Community Affairs)
In the opinion of DCCA, HB 1081 (H-am I) does not create a
State mandate under the State Mandates Act.
HOME RULE NOTE, H-AM I
(Department of Commerce and Community Affairs)
HB 1081 (H-am I) does not relate to the powers and duties of a
home rule unit of local government, nor does it pre-empt home
rule authority.

FISCAL NOTE, H-AM 1 (State Fire Marshal) HB 1081 (H-am 1) requires no expenditure of State funds.

Additionally, there is no impact on State revenue.

HOUSE AMENDMENT NO. 5.

Further amends the Fire Protection District Act. Provides that a fire protection district may regulate open burning for the purpose of preventing and controlling unreasonable fire risk (instead of preventing and controlling fire). Provides that a fire protection district shall not (instead of may not) require a permit for open burning.

01-02-14 H Filed With Clerk H First reading Referred

Referred to Hse Rules Comm

```
01-02-16 H
                                     Assigned to Counties & Townships
01-03-08 H
                 Amendment No.01
                                     CNTY & TWNSHP'H
                                                              Adopted
                                     Do Pass Amend/Short Debate 008-000-000
         Н
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-13 H
                                     Fiscal Note Req as amended BLACK
         Н
                                     St Mndt Fis Note Reg Amnd
         Н
                                     Home Rule Note Req as amend
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-15 H
                 Amendment No.02
                                     SLONE
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-20 H
                 Amendment No.02
                                     SLONE
         H Recommends be Adopted HRUL/005-000-000
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-22 H
                 Amendment No.03
                                     SLONE
         Н
                 Amendment referred to HRUL
         H Cal Ord 2nd Rdg-Shrt Dbt
01-03-26 H
                Amendment No.03
                                     SLONE
         H Recommends be Adopted HRUL/004-000-000
         H Second Reading-Short Debate
         н
                Amendment No.02
                                     SLONE
                                                              Withdrawn
         Н
                 Amendment No.03
                                     SLONE
                                                              Adopted
         H Held 2nd Rdg-Short Debate
01-03-27 H
                                     St Mndt Fis Note Fld Amnd
         Н
                                     Home Rule Note Fld as amend
         H Held 2nd Rdg-Short Debate
01-03-28 H Added As A Joint Sponsor BOLAND
         H Added As A Joint Sponsor SMITH, MICHAEL
01-03-29 H
                                     Fiscal Note Req -withdrawn
         Н
                                     Fiscal Note Filed as amnded
         Н
                Amendment No.04
                                     SLONE
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-03-30 H
                Amendment No.05
                                     SLONE
         Н
                Amendment referred to HRUL
         H Held 2nd Rdg-Short Debate
01-04-02 H
                Amendment No.04
                                     SLONE
         H Recommends be Adopted HRUL/005-000-000
         Н
                Amendment No.04
                                                             Withdrawn
                                     SLONE
         H Held 2nd Rdg-Short Debate
01-04-03 H
                Amendment No.05
                                     SLONE
         H Recommends be Adopted HRUL/005-000-000
         Н
                Amendment No.05
                                     SLONE
                                                             Adopted
         H Pld Cal 3rd Rdg-Shrt Dbt
01-04-04 H 3rd Rdg-Shrt Dbt-Pass/Vote 114-002-000
         S Arrive Senate
         S Placed Calndr First Rdg
01-04-19 S Chief Sponsor KARPIEL
01-04-24 S First reading
                                    Referred to Sen Rules Comm
      SLONE.
```

HB-1082

New Act 20 ILCS 1105/8.2 new 30 ILCS 330/7

from Ch. 127, par. 657

35 ILCS 5/206.1 new

Creates the Illinois Clean Air Standards Act. Provides air emissions standards for fossil coal-fired generating units on or after January 1, 2006. Provides for the promulgation of rules by the Pollution Control Board to achieve the emissions reduction requirements. Amends the Energy Conservation and Coal Development Act. Provides that the Department of Commerce and Community Affairs shall have the power to assist in funding the cost of sulfur dioxide and nitrogen oxide emission control systems for coal-fired generating units. Amends the General Obligation Bond Act. Adds \$100,000,000 to the amount the Department of Commerce and Community Affairs is authorized to use for coal and energy development purposes, which is to be used to assist in funding the cost of sulfur dioxide and nitrogen oxide emission control systems for coal-fired generating units. Amends the Illinois Income Tax Act. Provides a tax credit for early compliance with the air emission standards required for years after 2005 under the Illinois Clean Air Standards Act. Effective immediately.

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

01-02-14 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Environment & Energy
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1083 MADIGAN,MJ - SLONE AND FRANKS.

New Act

Creates the Water Quantity Protection Act of 2001. Provides that after the effective date of the Act, no facilities for the withdrawal of groundwater or surface water may be constructed, installed, or operated without the approval of the Department of Natural Resources when (i) the proposed rate of withdrawal is in excess of 2,000,000 gallons per day or (ii) the amount of water to be withdrawn will significantly and adversely affect or reduce the availability of water for other uses. Lists factors the Department must consider before granting approval for the withdrawal of groundwater or surface water. Limits approvals to certain listed situations. Allows the Pollution Control Board to review the Department's decisions. Creates a Water Quantity Protection Advisory Committee to review, evaluate, and make recommendations to the Department for rules to implement the Act. Allows the Pollution Control Board, on the Department's recommendations, to adopt rules necessary to implement the Act. Preempts home rule powers. Effective immediately.

```
FISCAL NOTE (Department of Natural Resources)
Fiscal impact is estimated at $1,000,000 for increased staff,
operational support costs, technical studies, and groundwater
investigations.
```

HOUSE AMENDMENT NO. 1.

55 ILCS 5/5-30024 new 55 ILCS 5/5-30025 new 65 ILCS 5/11-48.2-1A

Deletes everything. Creates the Water Quantity Protection Act of 2001. Contains a short title only.

```
NOTE(S) THAT MAY APPLY: Fiscal: Home Rule
       01-02-14 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
       01-02-16 H
                                            Assigned to Conservation & Land Use
       01-02-23 H Added As A Co-sponsor FRANKS
       01-03-06 H
                                            Fiscal Note Filed
                                            Committee Conservation & Land Use
       01-03-16 H
                                            Do Pass/Short Debate Cal 009-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
       01-03-20 H
                                            SLONE
                       Amendment No.01
                       Amendment referred to HRUL
               H Cal Ord 2nd Rdg-Shrt Dbt
      01-03-26 H
                       Amendment No.01
                                            SLONE
               H Recommends be Adopted HRUL/004-000-000
               H Second Reading-Short Debate
                       Amendment No.01
                                           SLONE
                                                                     Adopted
               H Held 2nd Rdg-Short Debate
      01-04-03 H Primary Sponsor Changed To MADIGAN, MJ
      01-04-04 H Added As A Joint Sponsor SLONE
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
               H 3rd Rdg-Shrt Dbt-Pass/Vote 088-024-003
      01-04-10 S Arrive Senate
               S Placed Calndr First Rdg
               S Chief Sponsor RAUSCHENBERGER
               S First reading
                                           Referred to Sen Rules Comm
HB-1084
            SLONE.
   55 ILCS 5/3-5022.5 new
   55 ILCS 5/5-30003
                                   from Ch. 34, par. 5-30003
   55 ILCS 5/5-30023 new
```

from Ch. 24, par. 11-48.2-1A

1505 HB-1084-Cont.

```
65 ILCS 5/11-48.2-6A new
65 ILCS 5/11-48.2-6B new
65 ILCS 5/11-48.2-6C new
30 ILCS 805/8,25 new
```

Amends the Counties Code and the Illinois Municipal Code. Allows counties and municipalities to adopt a program for the purchase of development rights. Allows counties and municipalities to adopt ordinances to authorize development incentives for the provision of affordable housing and for open space and public amenities. Requires the Department of Commerce and Community Affairs to prepare and distribute a model affordable housing incentives ordinance and other guidelines for use by counties and municipalities. Contains other provisions. Amends the State Mandates Act to require implementation without reimbursement.

```
FISCAL NOTE (Dept. of Commerce and Community Affairs)
       The fiscal impact of HB 1084 on DCCA is estimated to be
       $298,000 to develop and disseminate model ordinances and
       guidelines to counties and municipalities.
  NOTE(S) THAT MAY APPLY: Fiscal; Housing Afford; State Mandates
      01-02-14 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      01-02-16 H
                                              Assigned to Conservation & Land Use
      01-02-28 H
                                              Fiscal Note Filed
                                             Committee Conservation & Land Use
      01-03-16 H
                                              Re-Refer Rules/Rul 19(a)
HB-1085
             SLONE.
```

New Act

30 ILCS 805/8.25 new .

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 or to file its plan with DCCA if one has been adopted within the past 5 years. 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 filing of the growth plan with DCCA. 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 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. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately,

```
FISCAL NOTE (Dept. of Commerce and Community Affairs)
The fiscal impact of HB 1084 on DCCA is estimated to be
$935,000 to provide technical assistance, review and approve
growth plans, recommend alternative growth plans, and promul-
gate grant rules. A reasonable estimate of the costs associated
with dispute resolution panels cannot be made at this time.
```

```
NOTE(S) THAT MAY APPLY: Fiscal; Home Rule; State Mandates
      01-02-14 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-16 H
                                            Assigned to Conservation & Land Use
      01-02-28 H
                                            Fiscal Note Filed
                                            Committee Conservation & Land Use
      01-03-16 H
                                            Re-Refer Rules/Rul 19(a)
HB-1086
            SLONE.
```

```
55 ILCS 5/5-30003
                                 from Ch. 34, par. 5-30003
55 ILCS 5/5-30023 new
65 ILCS 5/11-48.2-1A
                                 from Ch. 24, par. 11-48.2-1A
65 ILCS 5/11-48.2-6A new
```

Amends the Counties Code and the Illinois Municipal Code. Allows counties and municipalities to adopt design review ordinances in order to preserve the exterior architectural appearance of buildings within a design review district. Provides that counties and municipalities may require a certificate of appropriateness before land may be developed in a design review district.

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

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Conservation & Land Use

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1087

LEITCH - HAMOS - BLACK - BELLOCK - FEIGENHOLTZ, WIRSING, KRAUSE, HOWARD, RUTHERFORD, SLONE, MULLIGAN, SOMMER, MOORE, SCHOENBERG, MITCHELL, JERRY, KOSEL, COULSON, LINDNER, TURNER, ART AND MATHIAS.

New Act

Creates the Human Services 211 Collaboration Board Act. Establishes a 16-member Human Services 211 Collaboration Board. Provides for the appointment of members to the Board by the Governor. Requires the Board to implement 211 as a statewide, non-emergency telephone number for information about governmental and non-profit services and referrals to human services agencies. Requires the Board to establish standards for 211 systems. Requires the Board to establish a pilot program for awarding grants to 211 providers. Establishes certain criteria for awarding the grants. Requires the grants to be awarded and the pilot programs to be operational on or before July 1, 2002. Requires the Board to annually report to the Illinois Commerce Commission, the Governor, and the General Assembly on the use of 211 services in Illinois. Effective July 1, 2001.

HOUSE AMENDMENT NO. 1.

Deletes everything. Reinserts the provisions of the bill, except deletes the requirement that grants be awarded and pilot programs be operational by July 1, 2002. Changes a reference from the Federal Communications System to the Federal Communications Commission. Makes stylistic changes. Effective immediately.

NOTE(S) THAT MAY APPLY: Home Rule

01-02-14 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-16 H Assigned to Human Services H Added As A Co-sponsor HAMOS

01-02-21 H Added As A Co-sponsor BLACK

01-02-22 H Added As A Joint Sponsor HAMOS

H Added As A Joint Sponsor BLACK

H Added As A Joint Sponsor BELLOCK

H Added As A Joint Sponsor FEIGENHOLTZ

H Added As A Co-sponsor WIRSING

H Added As A Co-sponsor KRAUSE

H Added As A Co-sponsor HOWARD

H Added As A Co-sponsor RUTHERFORD

H Added As A Co-sponsor SLONE

H Added As A Co-sponsor MULLIGAN

H Added As A Co-sponsor SOMMER

H Added As A Co-sponsor MOORE

H Added As A Co-sponsor SCHOENBERG

H Added As A Co-sponsor MITCHELL, JERRY

H Added As A Co-sponsor KOSEL

H Added As A Co-sponsor COULSON

H Added As A Co-sponsor LINDNER

H Added As A Co-sponsor TURNER, ART

01-02-23 H Amendment No.01 HUMAN SERVS H Adopted
Do Pass Amend/Short Debate 008-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-02-27 H Second Reading-Short Debate

H Pld Cal 3rd Rdg-Shrt Dbt

01-03-20 H Added As A Co-sponsor MATHIAS

H 3rd Rdg-Shrt Dbt-Pass/Vote 111-000-000

01-03-21 S Arrive Senate

S Placed Calndr First Rdg

S Chief Sponsor WEAVER

S First reading Referred to Sen Rules Comm

01-04-25 S Assigned to Executive

01-05-01 S Added as Chief Co-sponsor NOLAND

01-05-02 S Added as Chief Co-sponsor LINK

01-05-03	S	To Subcommittee
	S	Committee Executive
01-05-12	S	Refer to Rules/Rul 3-9(a)
01-05-31	S	Ruled Exempt Under Sen Rule 3-9(B) SRUL
	S	NOVEMBER 1, 2001.
	S	Assigned to Executive
01-11-02	S	Refer to Rules/Rul 3-9(b)

HB-1088 LEITCH.

Appropriates \$3,500,000 to the Human Services 211 Collaboration Board for ordinary and contingent expenses. Effective July 1, 2001.

```
01-02-14 H Filed With Clerk
H First reading

01-02-16 H

01-03-16 H

Referred to Hse Rules Comm

Assigned to Appropriations-Human Services
Re-Refer Rules/Rul 19(a)
```

HB-1089 HASSERT.

205 ILCS 5/32

from Ch. 17, par. 339

Amends the Illinois Banking Act. Increases the basic loan limits for a person from 20% to 25% of the banks unimpaired capital and surplus. Effective immediately.

01-02-15 H Filed With Clerk

```
H First reading
                                       Referred to Hse Rules Comm
01-02-21 H
                                       Assigned to Financial Institutions
01-02-28 H
                                       Do Pass/Short Debate Cal 019-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-01 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-08 H 3rd Rdg-Shrt Dbt-Pass/Vote 110-000-005
01-03-20 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor O'MALLEY
01-03-21 S First reading
                                       Referred to Sen Rules Comm
01-05-02 S
                                       Assigned to Financial Institutions
01-05-10 S
                                      Recommended do pass 005-000-000
         S Placed Calndr, Second Rdg
01-05-11 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-15 S Third Reading - Passed 058-000-000
         H Passed both Houses
01-06-13 H Sent to the Governor
01-08-10 H Governor approved
         H Effective Date 01-08-10
              PUBLIC ACT 92-0336
         Н
```

HB-1090 JONES JOHN.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs to study tourism issues. Effective July 1, 2001.

```
01-02-15 H Filed With Clerk
H First reading

01-02-21 H Assigned to Appropriations-General Services

01-03-06 H Re-assigned to Tourism

01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1091 JONES, JOHN - HOLBROOK - DANIELS - MADIGAN, MJ.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs to study economic development in order to increase tourism in Illinois. Effective July 1, 2001.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Appropriations-General Services
01-03-06 H Re-assigned to Tourism
01-03-14 H Added As A Joint Sponsor HOLBROOK
H Added As A Joint Sponsor DANIELS
H Added As A Joint Sponsor MADIGAN,MJ
01-03-15 H Do Pass/Short Debate Cal 008-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
```

```
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
```

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-1092 JONES, JOHN - HOLBROOK - DANIELS - MADIGAN, MJ.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs to study economic development in order to increase tourism in Illinois. Effective July 1, 2001.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Appropriations-General Services
01-03-06 H Redded As A Joint Sponsor HOLBROOK
H Added As A Joint Sponsor DANIELS
H Added As A Joint Sponsor MADIGAN,MJ
01-03-15 H Do Pass/Short Debate Cal 008-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
```

H Heid 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1093 JONES, JOHN - HOLBROOK - DANIELS - MADIGAN, MJ.

Appropriates \$2 from the General Revenue Fund to the Department of Commerce and Community Affairs to study tourism issues. Effective July 1, 2001.

```
H First reading
                                      Referred to Hse Rules Comm
01-02-21 H
                                      Assigned to Appropriations-General Services
01-03-06 H
                                      Re-assigned to Tourism
01-03-14 H Added As A Joint Sponsor HOLBROOK
         H Added As A Joint Sponsor DANIELS
         H Added As A Joint Sponsor MADIGAN, MJ
01-03-15 H
                                      Do Pass/Short Debate Cal 008-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H
                                      Re-Refer Rules/Rul 19(a)
```

HB-1094 GILES - NOVAK - CROTTY - O'BRIEN.

01-02-15 H Filed With Clerk

```
35 ILCS 200/21-135
35 ILCS 200/21-165
```

Amends the Property Tax Code. Provides that, in counties of less than 3,000,000 inhabitants, a copy of the notice for application for judgment and sale shall be mailed to any lienholder of record not less than 15 days before the date of application for judgment and sale (now, to any lienholder who annually requests a copy). Provides that a lienholder of record may pay the taxes and costs (and special assessments and interest, if applicable) due at any time before the property is sold at a tax sale. Effective January 1, 2002.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 35 ILCS 200/21-135 Adds reference to: 35 ILCS 200/22-10

Removes amendatory provisions concerning the mailing of a copy of the notice of application for judgment and sale in counties of less than 3,000,000 inhabitants. Further amends the Property Tax Code. Provides that a purchaser or assignee shall not be entitled to a tax deed to the property sold unless he or she, following specified procedures, gives notice of the sale and the date of expiration of the period of redemption to the owners, occupants, and parties interested in the property, including any mortgagee of record (now, must provide notice to owners, occupants, and parties interested).

```
FISCAL NOTE (Department of Revenue)
HB 1094 is a matter of local jurisdiction and has no fiscal impact on the Department of Revenue.
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Revenue
```

01-03-08	H H		REVENUE	Н	Adopted 003-000-000/ SUB
	Н		Remains in Co	mmiPevanua	
01-03-14			Fiscal Note Fil		•
0.05.	Н		Committee Rev		
01-03-16					ite 011-000-000
		Placed Cal 2nd Rdg-Shrt Dbt		a on one Dece	
01-03-20		Second Reading-Short Debate			
	Н	Pld Cal 3rd Rdg-Shrt Dbt			
01-03-23	Η	Rolld 2nd Rdg-Short Debate			
	Н	Held 2nd Rdg-Short Debate			
01-03-26	Н	Amendment No.02	NOVAK		
	Η		HRUL		
		Held 2nd Rdg-Short Debate			
01-04-03		Added As A Joint Sponsor Cl			
		Primary Sponsor Changed To			
01-04-04		Added As A Joint Sponsor No			
		Added As A Joint Sponsor O	BRIEN		
01-04-05		Pld Cal 3rd Rdg-Shrt Dbt	TO 11 170	D. I. 107.	**
	Н		Tabled Pursnt t	o Rule 40(a)	HA 02
01.04.06		3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate	114-000-000		
01-04-06		Placed Calndr First Rdg			
01.04.10		Chief Sponsor MYERS			
01-04-19		Added as Chief Co-sponsor C	T AVRODNE		
01-04-24		First reading	Referred to Ser	Rules Com	m
01-05-02		This reading	Assigned to Re		111
01-05-10			Recommended		-000-000
0. 00 .0		Placed Calndr, Second Rdg	recommended	do pass our	300 000
01-05-11		Second Reading			
		Placed Calndr, 3rd Reading			
01-05-15		Third Reading - Passed 058-0	000-000		
	Н	Passed both Houses			
01-06-13	Н	Sent to the Governor			
01-08-07	Н	Governor approved			
	Н	Effective Date 02-01-01			
	Н	PUBLIC ACT 92-0267			

HB-1095 SOTO - YARBROUGH - MCCARTHY - CROTTY.

305 ILCS 5/10-8.2 new

01-02-15 H Filed With Clerk

Amends the Illinois Public Aid Code. Provides that in a court action to enforce support under the Code, the Department of Public Aid may appoint an individual to accompany the process server for the purpose of locating or identifying the respondent. The individual may include, but need not be limited to, a member of the family of the respondent responsible relative from whom support is sought. Effective immediately.

	Н	First reading	Referred to Hse Rules Comm
01-02-21	Н	_	Assigned to Child Support Enforcement
01-02-28	Н	ARBROUGH	
	Н	Added As A Joint Sponsor M	ICCARTHY
	Н	Added As A Joint Sponsor C	ROTTY
01-03-01	Н		Do Pass/Short Debate Cal 008-000-000
	Н	Placed Cal 2nd Rdg-Shrt Dbt	
01-03-06	Н	Second Reading-Short Debat	e
	Н	Pld Cal 3rd Rdg-Shrt Dbt	
01-03-21	Н	3rd Rdg-Shrt Dbt-Pass/Vote	114-000-000
	S	Arrive Senate	
		Placed Calndr First Rdg	
	S	Chief Sponsor DEL VALLE	
01-03-22	S	First reading	Referred to Sen Rules Comm
01-05-02	S		Assigned to Public Health & Welfare
01-05-08	S		Postponed
	S		Committee Public Health & Welfare
01-05-12	S		Refer to Rules/Rul 3-9(a)

HB-1096 1510

HB-1096 WINKEL - NOVAK - COWLISHAW - TURNER, ART - HOEFT, LANG, MITCHELL, JERRY, BASSI, KOSEL, MOFFITT, OSTERMAN, CROTTY, MEYER, BERNS AND DELGADO.

from Ch. 122, par. 3-15.12

```
105 ILCS 5/3-15.12
105 ILCS 5/Art. 13B heading new
105 ILCS 5/13B-1 new
105 ILCS 5/13B-5 new
105 ILCS 5/13B-10 new
105 ILCS 5/13B-15 new
105 ILCS 5/13B-15.5 new
105 ILCS 5/13B-15.10 new
105 ILCS 5/13B-15.15 new
105 ILCS 5/13B-15.20 new
105 ILCS 5/13B-15.25 new
105 ILCS 5/13B-20 new
105 ILCS 5/13B-20.5 new
105 ILCS 5/13B-20.10 new
105 ILCS 5/13B-20.15 new
105 ILCS 5/13B-20.20 new
105 ILCS 5/13B-20.25 new
105 ILCS 5/13B-20.30 new
105 ILCS 5/13B-20.35 new
105 ILCS 5/13B-20.40 new
105 ILCS 5/13B-25 new
105 ILCS 5/13B-25.5 new
105 ILCS 5/13B-25.10 new
105 ILCS 5/13B-25.15 new
105 ILCS 5/13B-25.20 new
105 ILCS 5/13B-25.25 new
105 ILCS 5/13B-25.30 new
105 ILCS 5/13B-25.35 new
105 ILCS 5/13B-30 new
105 ILCS 5/13B-30.5 new
105 ILCS 5/13B-30.10 new
105 ILCS 5/13B-30.15 new
105 ILCS 5/13B-30.20 new
105 ILCS 5/13B-30.25 new
105 ILCS 5/13B-30.30 new
105 ILCS 5/13B-30.35 new
105 ILCS 5/13B-30.40 new
105 ILCS 5/13B-30.45 new
105 ILCS 5/13B-35 new
105 ILCS 5/13B-35.5 new
105 ILCS 5/13B-35.10 new
105 ILCS 5/13B-35.15 new
105 ILCS 5/13B-35.20 new
105 ILCS 5/13B-40 new
105 ILCS 5/13B-40.5 new
105 ILCS 5/13B-40.10 new
105 ILCS 5/13B-40.15 new
105 ILCS 5/13B-40.20 new
105 ILCS 5/13B-40.25 new
105 ILCS 5/13B-40.30 new
105 ILCS 5/13B-40.35 new
105 ILCS 5/13B-40.40 new
105 ILCS 5/13B-40.45 new
105 ILCS 5/13B-40.50 new
105 ILCS 5/13B-45 new
105 ILCS 5/13B-50 new
105 ILCS 5/13B-50.5 new
105 ILCS 5/13B-50.10 new
105 ILCS 5/13B-50.15 new *
105 ILCS 5/13B-55 new
105 ILCS 5/13B-60 new
105 ILCS 5/13B-60.5 new
105 ILCS 5/13B-60.10 new
105 ILCS 5/13B-60.15 new
```

105 ILCS 5/13B-60,20 new

```
105 ILCS 5/13B-60.25 new
105 ILCS 5/13B-60.30 new
105 ILCS 5/13B-60.35 new
105 ILCS 5/13B-60.40 new
105 ILCS 5/13B-65.5 new
105 ILCS 5/13B-65.5 new
105 ILCS 5/13B-65.10 new
105 ILCS 5/13B-75 new
105 ILCS 5/13B-75 new
105 ILCS 5/13B-85 new
105 ILCS 5/13B-85 new
105 ILCS 5/13B-85 new
```

from Ch. 122, par. 26-2

Amends the School Code. Creates the Alternative Learning Opportunities Law. Allows school districts to establish alternative learning opportunities programs, which are programs that provide at-risk students in grades 4 through 12 with the education and support services needed to meet Illinois Learning Standards and to complete their education in an orderly, safe, and secure learning environment. Allows school districts to contract with other entities to establish programs and provide services. Includes provisions concerning funding, responsibilities of the State Board of Education, cooperative agreements and services, enrollment and attendance, teachers, truancy, subcontracts with educational entities, student credit, and the GED test. Effective July 1, 2001.

```
SENATE AMENDMENT NO. 1.
Deletes reference to:
105 ILCS 5/13B-15.25 new
105 ILCS 5/13B-20.40 new
```

105 ILCS 5/13B-60.30 new 105 ILCS 5/13B-60.35 new

105 ILCS 5/13B-60.40 new Adds reference to:

Adds reference to: 105 ILCS 5/2-3.33a

Makes changes to the definition of student at risk of academic failure and removes the definition of at-risk student. Provides that the Committee of Cooperative Services shall include child advocates designated by the State Superintendent of Education. Provides that students enrolled in the program must have the same access to academic resources as all other students. Removes provisions allowing a student to be administratively transferred to a program, and allows a student to be enrolled in a program only upon the request of the student or the student's parent or guardian. Prohibits a student from being enrolled without the consent of the student's parent or guardian. Provides that a student shall remain in the program only with the consent of the student's parent or guardian and shall be returned to the regular school program upon the request of the student's parent or guardian. Requires (instead of allows) a school district to grant academic credit to a student in a program if certain conditions are met. Furthe amends the School Code to prohibit the State Board of Education from making an auc adjustment to a general State aid claim paid in fiscal year 2003 based on certain acts. a claimant concerning students in an alternative education program. Changes the effective date from July 1, 2001 to January 1, 2002, and makes other changes.

SENATE AMENDMENT NO. 2.

Requires a school district to consider offering a program on-site in the regular school. Makes other changes concerning legislative findings and declarations, compliance with the law, the return of a student to the regular school program, and enrollment of special education students.

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

01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Elementary & Secondary
Education

01-02-28 H Added As A Joint Sponsor NOVAK
H Added As A Joint Sponsor COWLISHAW
H Added As A Joint Sponsor TURNER, ART
H Added As A Joint Sponsor HOEFT
H Added As A Co-sponsor LANG

01-03-07 H Added As A Co-sponsor MITCHELL, JERRY
H Added As A Co-sponsor KOSEL
H Added As A Co-sponsor MOFFITT
```

```
Do Pass/Short Debate Cal 018-000-000
01-03-08 H
         H Placed Cal 2nd Rdg-Shrt Dbt
01-03-09 H Added As A Co-sponsor OSTERMAN
01-03-26 H Second Reading-Short Debate
         H Pld Cal 3rd Rdg-Shrt Dbt
01-03-27 H Added As A Co-sponsor CROTTY
         H Added As A Co-sponsor MEYER
         H Added As A Co-sponsor BERNS
         H Added As A Co-sponsor DELGADO
         H 3rd Rdg-Shrt Dbt-Pass/Vote 117-000-000
01-03-28 S Arrive Senate
         S Placed Calndr First Rdg
         S Chief Sponsor WEAVER
                                     Referred to Sen Rules Comm
         S First reading
01-03-29 S Sponsor Removed WEAVER
         S Alt Chief Sponsor Changed BURZYNSKI
         S Added as Chief Co-sponsor WEAVER
                                     Assigned to Education
01-04-06 S
                                     Postponed
01-04-18 S
         S Added As A Co-sponsor WEAVER
01-04-25 S
                                     Postponed
                                     Held in Committee
01-05-02 S
                                     EDUCATION S
                Amendment No.01
                                                              Adopted
01-05-09 S
         S
                                     Recmnded do pass as amend 008-000-000
         S
          Placed Calndr. Second Rdg
01-05-10 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-17 S Filed with Secretary
                Amendment No.02
                                     BURZYNSKI
                Amendment referred to SRUL
                Amendment No.02
                                     BURZYNSKI
         S Be apprvd for consideratn SRUL
         S Recalled to Second Reading
                Amendment No.02
                                     BURZYNSKI
                                                              Adopted
         S Placed Calndr,3rd Reading
01-05-18 S Third Reading - Passed 057-000-000
         H Arrive House
         H Place Cal Order Concurrence 01,02
01-05-21 H Motion Filed Concur
         Н
                Motion referred to
         H Calendar Order of Concurren 01,02
01-05-22 H
                Mtn to Concur Referr ed HELM
         H Calendar Order of Concurren 01,02
01-05-24 H
                                     Motion TO CONCUR SA
         H Recommends be Adopted HELM/018-003-000
         H H Concurs in S Amend 01,02/097-010-007
         H Passed both Houses
01-06-13 H Sent to the Governor
01-06-29 H Governor approved
             Effective Date 02-01-01
             PUBLIC ACT 92-0042
      HANNIG - RYDER.
```

HB-1097

Makes appropriations to the Public School Teachers' Pension and Retirement Fund of Chicago. Effective July 1, 2001.

01-02-15 H Filed With Clerk

H Added As A Joint Sponsor RYDER

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Approp-Elementary & Secondary Educ

01-03-16 H Re-Refer Rules/Rul 19(a)

HB-1098 HANNIG - RYDER.

Makes appropriations to the Teachers' Retirement System for the State's contribution and for transfer into the Teachers' Health Insurance Security Fund. Effective July 1, 2001.

01-02-15 H Filed With Clerk H Added As A Joint Sponsor RYDER

H First reading Referred to Hse Rules Comm 1513 HB-1098—Cont.

```
01-02-21 H Assigned to Approp-Elementary & Secondary Educ
01-03-16 H Re-Refer Rules/Rul 19(a)
```

HB-1099 DAVIS, MONIQUE.

105 ILCS 5/21-2c new

Amends the School Code. Provides that for a student teacher enrolled in a student teaching course at a teacher training institution, the institution shall make the final evaluation of the student teacher's performance. Includes requirements for this final evaluation. Allows the supervising teacher to make a separate evaluation.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 105 ILCS 5/21-2c new Adds reference to: 105 ILCS 5/21-21a new

Deletes everything after the enacting clause. Amends the School Code. Provides that if a teacher (i) has been teaching in the public schools of this State for at least one year, (ii) received a rating of "satisfactory" or better performance on his or her last teacher evaluation, (iii) has never been a student teacher, and (iv) is receiving teacher training at a teacher training institution, then the teacher training institution may waive any student teaching requirement. Provides that if the teacher training institution does not waive such a requirement, then the institution must allow the teacher to student teach at the school where the teacher currently teaches. Effective immediately.

NOTE(S) THAT MAY APPLY: Fiscal

```
01-02-15 H Filed With Clerk
                                            Referred to Hse Rules Comm
               H First reading
      01-02-21 H
                                            Assigned to Higher Education
                                            HIGHER ED H
      01-03-01 H
                       Amendment No.01
                                                                     Adopted
                                            Do Pass Amend/Short Debate 012-000-000
               Н
               H Placed Cal 2nd Rdg-Shrt Dbr
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-1100
             CURRY, JULIE - JONES JOHN AND TURNER JOHN.
   40 ILCS 5/7-171
                                   from Ch. 108 1/2, par. 7-171
   40 ILCS 5/7-173.2
                                   from Ch. 108 1/2, par. 7-173.2
   40 ILCS 5/7-199.4 new
   40 ILCS 5/7-199.5 new
   30 ILCS 805/8.25 new
```

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code to provide a program of group health benefits for retired employees and their dependents and survivors. Provides for the Fund to defray part of the cost of participation. Requires active employees to contribute 1.0% of earnings toward the cost of the program. Requires employers to contribute 1.25% of payroll. Includes a transitional subsidy program to subsidize the cost of participation of certain annuitants. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Personnel & Pensions
01-03-16 H Referred to Hse Rules Comm
01-05-15 H Added As A Co-sponsor TURNER, JOHN
01-11-29 H Added As A Joint Sponsor JONES, JOHN
```

HB-1101 DANIELS.

```
725 ILCS 5/102-7 from Ch. 38, par. 102-7
```

Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
```

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 090-024-001 01-04-10 S Arrive Senate S Placed Calndr First Rdg 01-04-12 S Chief Sponsor O'MALLEY 01-04-17 S First reading Referred to Sen Rules Comm HB-1102 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Re-Refer Rules/Rul 19(a) 01-04-06 H HR.1103 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1104 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1105 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1106 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm HB-1106--Cont.

01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1107 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1108 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1109 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1110 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Se tion concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1111 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk

Referred to Hse Rules Comm Assigned to Executive

H First reading

01-02-21 H

Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) DANIELS. HB-1112 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Re-Refer Rules/Rul 19(a) 01-04-06 H HB-1113 DANIELS. 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Re-Refer Rules/Rul 19(a) 01-04-06 H DANIELS. HB-1114 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-21 H 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) DANIELS. HB-1115 725 ILCS 5/102-7 from Ch. 38, par. 102-7 Amends the Code of Criminal Procedure of 1963. Makes technical changes in a Section concerning bail bonds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1116 DANIELS. 730 ILCS 5/3-5-2 from Ch. 38, par. 1003-5-2 Amends the Unified Code of Corrections. Makes a technical change in a Section relating to prisoner records maintained by the Department of Corrections. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

```
01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1117
             DANIELS.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1118
             DANIELS.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1119
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1120
             DANIELS - HASSERT.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-15 H Added As A Joint Sponsor HASSERT
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1121
             DANIELS.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
                                             Assigned to Executive
       01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
```

01-03-19 H

H Placed Cal 2nd Rdg-Shrt Dbt

```
01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HB-1122
             DANIELS.
  730 ILCS 5/3-5-2
                                     from Ch. 38, par. 1003-5-2
   Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
                                              Do Pass/Short Debate Cal 013-000-000
       01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1123
                                     from Ch. 38, par. 1003-5-2
   730 ILCS 5/3-5-2
   Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
                                              Assigned to Executive
       01-02-21 H
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HB-1124
             DANIELS.
   730 ILCS 5/3-5-2
                                     from Ch. 38, par. 1003-5-2
   Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
             DANIELS - CROSS.
HB-1125
   730 ILCS 5/3-5-2
                                   . from Ch. 38, par. 1003-5-2
   Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
   SENATE AMENDMENT NO. 1.
       Deletes reference to:
         730 ILCS 5/3-5-2
       Adds reference to:
       720 ILCS 5/11-11
                                   from Ch. 38, par. 11-11
                                   from Ch. 38, par. 12-14
       720 ILCS 5/12-14
  Deletes everything. Amends the Criminal Code of 1961. Provides that the offense of
sexual relations within families is a Class 2 (rather than a Class 3) felony. Provides that,
if a person commits criminal sexual assault, and the person is related to the victim, the
person is guilty of aggravated criminal sexual assault.
      01-02-15 H Filed With Clerk
```

U1-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Shrt Dbt
U1-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
H 3rd Rdg-Shrt Dbt
H 3rd Rdg-Shrt Dbt-Pass/Vote 090-024-001

```
01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
       01-04-12 S Chief Sponsor O'MALLEY
       01-04-17 S First reading
                                             Referred to Sen Rules Comm
       01-05-02 S
                                             Assigned to Judiciary
       01-05-08 S
                        Amendment No.01
                                             JUDICIARY S
                                                                       Adopted
       01-05-09 S
                                             Recmided do pass as amend 011-000-000
                S Placed Calndr, Second Rdg
       01-05-11 S Second Reading
                S Placed Calndr, 3rd Reading
       01-05-15 S Third Reading - Passed 058-000-000
                H Arrive House
                H Place Cal Order Concurrence 01
       01-05-31 H Added As A Joint Sponsor CROSS
                                             Re-Refer Rules/Rul 19(a)
HB-1126
             DANIELS.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1127
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1128
             DANIELS.
  730 ILCS 5/3-5-2
                                    from Ch. 38, par. 1003-5-2
   Amends the Unified Code of Corrections. Makes a technical change in a Section re
lating to prisoner records maintained by the Department of Corrections.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HB-1129
                                    from Ch. 38, par. 1003-5-2
  730 ILCS 5/3-5-2
  Amends the Unified Code of Corrections. Makes a technical change in a Section re-
lating to prisoner records maintained by the Department of Corrections.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
```

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a) HB-1130 DANIELS. 730 ILCS 5/3-5-2 from Ch. 38, par. 1003-5-2 Amends the Unified Code of Corrections. Makes a technical change in a Section relating to prisoner records maintained by the Department of Corrections. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1131 DANIELS. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes technical changes in a Section concerning the short title. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1132 DANIELS. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes technical changes in a Section concerning the short title. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1133 DANIELS. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes technical changes in a Section concerning the short title. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Sbort Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1134 DANIELS. 720 ILCS 5/1-1 from Ch. 38, par. 1-1 Amends the Criminal Code of 1961. Makes technical changes in a Section concerning the short title. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

01-04-06 H

```
HB-1135
             DANIELS.
  720 ILCS 5/1-1
                                     from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1136
  720 ILCS 5/1-1
                                    from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1137
             DANIELS.
  720 ILCS 5/1-1
                                    from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1138
             DANIELS.
  720 ILCS 5/1-1
                                    from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1139
             DANIELS.
                                    from Ch. 38, par. 1-1
  720 ILCS 5/1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
                                             Assigned to Executive
       01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
       01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
```

Re-Refer Rules/Rul 19(a)

01-04-06 H

HB-1140 1522

DANIELS.

HB-1140

720 ILCS 5/1-1

```
Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
      01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
                                              Do Pass/Short Debate Cal 013-000-000
       01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HB-1141
             DANIELS.
  720 ILCS 5/1-1
                                     from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
                                              Assigned to Executive
       01-02-21 H
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1142
  720 ILCS 5/1-1
                                     from Ch. 38, par. 1-1
   Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HR-1143
             DANIELS.
  720 ILCS 5/1-1
                                     from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cai 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
HB-1144
             DANIELS.
  720 ILCS 5/1-1
                                     from Ch. 38, par. 1-1
  Amends the Criminal Code of 1961. Makes technical changes in a Section concern-
ing the short title.
      01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
      01-02-21 H
                                              Assigned to Executive
      01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                              Re-Refer Rules/Rul 19(a)
```

from Ch. 38, par. 1-1

```
HB-1145 DANIELS.
```

720 ILCS 5/1-1

from Ch. 38, par. 1-1

Amends the Criminal Code of 1961. Makes technical changes in a Section concerning the short title.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm O1-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1146 DANIELS.

415 ILCS 5/26

from Ch. 111 1/2, par. 1026

Amends the Environmental Protection Act. Makes a technical change to a Section concerning rules.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 088-024-003

01-04-10 S Arrive Senate

S Placed Calndr First Rdg

01-04-18 S Chief Sponsor RADOGNO S First reading Referred to Sen Rules Comm

HB-1147 HASSERT.

415 ILCS 5/58.4

Amends the Environmental Protection Act. Makes a technical change in a Section concerning permit waivers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-03-22 H Primary Sponsor Changed To HASSERT

H Amendment No.01 HASSERT

H Amendment referred to HRUL

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-26 H Amendment No.01 HASSERT

H Rules refers to HENE

H Cal Ord 2nd Rdg-Shrt Dbt

01-03-27 H Amendment No.01 HASSERT

H Recommends be Adopted HENE/014-000-000

H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1148 DANIELS.

415 ILCS 5/22.3

from Ch. 111 1/2, par. 1022.3

Amends the Environmental Protection Act. Makes a technical change in a Section concerning hazardous waste disposal sites.

SENATE AMENDMENT NO. 1.

Deletes reference to:

415 ILCS 5/22.3

Adds reference to:

415 ILCS 5/9.8

Deletes everything after the enacting clause. Amends the Environmental Protection Act. Provides that any emission reductions resulting from any supplemental environmental project imposed by a judicial consent order, which was issued after January 1,

1994 but before January 1, 2000, to reduce the stipulated penalty amount imposed by the order may not be used to determine baseline emissions for a bakery facility. Effective immediately.

01-02-15 H Filed With Clerk
H First reading

Referred to Hse Rules Comm

01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 089-024-002 01-04-10 S Arrive Senate S Placed Calndr First Rdg 01-04-18 S Chief Sponsor RADOGNO Referred to Sen Rules Comm S First reading Assigned to Environment & Energy 01-05-02 S 01-05-09 S ENVIR. & ENE. S Adopted Amendment No.01 Recmnded do pass as amend 008-000-000 S S Placed Calndr, Second Rdg 01-05-10 S Second Reading S Placed Calndr, 3rd Reading 01-05-18 S Third Reading - Passed 036-018-003 H Arrive House H Place Cal Order Concurrence 01 01-05-30 H Motion Filed Concur Motion referred to HRUL.

['] 01-05-31 H **HB-1149 DANIELS.**

415 ILCS 5/19

from Ch. 111 1/2, par. 1019

Re-Refer Rules/Rul 19(a)

Amends the Environmental Protection Act. Makes technical changes in a Section concerning the testing of water samples.

H Calendar Order of Concurren 01

01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1150 DANIELS.

415 ILCS 5/24

from Ch. 111 1/2, par. 1024

Amends the Environmental Protection Act. Makes technical changes in a Section concerning noise.

01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1151 DANIELS.

415 ILCS 5/57.13

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Underground Storage Tank Program.

01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Deced Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

1525 HB-1151-Cont.

```
01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-1152
            DANIELS.
  415 ILCS 5/9.2
                                   from Ch. 111 1/2, par. 1009.2
  Amends the Environmental Protection Act. Makes a technical change in a Section
concerning sulfur dioxide emission standards.
      01-02-15 H Filed With Clerk
               H First reading
                                            Referred to Hse Rules Comm
      01-02-21 H
                                            Assigned to Executive
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1153
  415 ILCS 5/1
                                   from Ch. 111 1/2, par. 1001
  Amends the Environmental Protection Act. Makes technical changes in a Section
concerning the short title.
      01-02-15 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-21 H
                                            Assigned to Executive
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
HB-1154
             MOORE - GARRETT - OSTERMAN - SOTO.
  415 ILCS 5/13.2
                                   from Ch. 111 1/2, par. 1013.2
  Amends the Environmental Protection Act. Makes technical changes in a Section
concerning the annual testing of well water.
      01-02-15 H Filed With Clerk
                H First reading
                                            Referred to Hse Rules Comm
      01-02-21 H
                                            Assigned to Executive
      01-03-15 H Added As A Joint Sponsor MOORE
      01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H
                       Amendment No.01
                                            MOORE
                       Amendment referred to HRUL
                H Cal Ord 2nd Rdg-Shrt Dbt
                H Primary Sponsor Changed To MOORE
      01-03-21 H
                       Amendment No.01
                                            MOORE
                       Rules refers to
                                              HENE
                H Cal Ord 2nd Rdg-Shrt Dbt
                H Added As A Joint Sponsor GARRETT
                H Added As A Joint Sponsor OSTERMAN
                H Added As A Joint Sponsor SOTO
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                            Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1155
                                   from Ch. 111 1/2, par. 1054
  415 ILCS 5/54
   Amends the Environmental Protection Act. Makes technical changes to a Section
concerning definitions.
      01-02-15 H Filed With Clerk
                                            Referred to Hse Rules Comm
                H First reading
                                            Assigned to Executive
       01-02-21 H
       01-03-19 H
                                            Do Pass/Short Debate Cal 013-000-000
```

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

01-04-06 H

HB-1156 1526

01-04-06 H

```
DANIELS.
HB-1156
                                    from Ch. 111 1/2, par. 1051
  415 ILCS 5/51
  Amends the Environmental Protection Act. Makes technical changes to a Section
concerning the severability of unconstitutional provisions.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
               H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
HB-1157
            DANIELS.
                                    from Ch. 111 1/2, par. 1043
  415 ILCS 5/43
  Amends the Environmental Protection Act. Makes a technical change in a Section
concerning injunctions.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
               H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1158
                                    from Ch. 111 1/2, par. 1030
  415 ILCS 5/30
   Amends the Environmental Protection Act. Makes technical changes to a Section
concerning investigations.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm.
                H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HR-1159
  415 ILCS 5/39.4
                                     from Ch. 111 1/2, par. 1039.4
   Amends the Environmental Protection Act. Makes a technical change in a Section
concerning permits.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1160
             DANIELS.
  815 ILCS 405/1
                                    from Ch. 121 1/2, par. 501
  Amends the Retail Installment Sales Act. Makes a stylistic change in provisions con-
cerning the short title of the Act.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
```

Re-Refer Rules/Rul 19(a)

```
HB-1161
             DANIELS.
  Creates the Predatory Lending Act. Provides only a short title.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 088-023-004
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
HB-1162
             DANIELS.
  Creates the Payday Loan Act. Provides only a short title.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 085-025-005
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
HB-1163
             DANIELS.
  720 ILCS 250/1
                                    from Ch. 17, par. 5901
  Amends the Illinois Credit Card and Debit Card Act. Makes technical changes in the
short title Section of the Act.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HB-1164
  720 ILCS 5/17-5
                                    from Ch. 38, par. 17-5
  Amends the Criminal Code of 1961. Makes technical changes in the deceptive co
lection practices statute.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1165
             DANIELS.
                                    from Ch. 17, par. 5432
  205 ILCS 670/26
  Amends the Consumer Installment Loan Act. Makes technical changes in a Section
concerning the short title.
      01-02-15 H Filed With Clerk
```

H First reading Referred to Hse Rules Comm

Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a) HB-1166 1528

DANIELS.

01-04-06 H

HB-1166

```
from Ch. 17, par. 5303
  205 ILCS 665/3
   Amends the Debt Management Service Act. Makes a technical change to a Section
relating to license requirements.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
                                              Do Pass/Short Debate Cal 013-000-000
       01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                              Re-Refer Rules/Rul 19(a)
       01-04-06 H
             DANIELS.
HB-1167
                                     from Ch. 17, par. 5201
   205 ILCS 660/1
   Amends the Sales Finance Agency Act. Makes technical changes and adds a caption
to the short title Section.
       01-02-15 H Filed With Clerk
                H First reading
                                              Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HR-1168
             DANIELS.
   205 ILCS 657/10
   Amends the Transmitters of Money Act. Makes technical changes in a Section con-
cerning licenses.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1169
             DANIELS.
   205 ILCS 645/1
                                     from Ch. 17, par. 2701
   Amends the Foreign Banking Office Act. Adds a caption to the short title Section.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                              Assigned to Executive
       01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1170
             DANIELS.
  205 ILCS 635/1-1
                                     from Ch. 17, par. 2321-1
  Amends the Residential Mortgage License Act of 1987. Adds a caption and makes
technical changes in the Section concerning the short title of the Act.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
```

Re-Refer Rules/Rul 19(a)

```
205 ILCS 620/1-1
                                     from Ch. 17, par. 1551-1
  Amends the Corporate Fiduciary Act. Makes technical changes in the Section relat-
ing to the short title of the Act.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1172
             DANIELS.
  205 ILCS 616/20
  Amends the Electronic Fund Transfer Act. Makes a technical change in a Section
concerning the powers of the Commissioner of Banks and Real Estate.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
       01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
       01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1173
  205 ILCS 605/4
                                    from Ch. 17, par. 504
  Amends the Consumer Deposit Account Act. Adds a caption to a Section relating to
basic checking accounts.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-16 H
                                             Re-Refer Rules/Rul 19(a)
HB-1174
             DANIELS.
  205 ILCS 510/11
                                    from Ch. 17, par. 4661
  Amends the Pawnbroker Regulation Act. Adds a caption to a Section concerning vi-
olations of the Act.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1175
             DANIELS.
  205 ILCS 405/0.1
                                    from Ch. 17, par. 4801.1
  Amends the Currency Exchange Act. Makes a technical change in a Section concern-
ing the short title.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1176
             DANIELS.
```

HB-1171

DANIELS.

Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.

from Ch. 17, par. 4407

205 ILCS 305/6

```
01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HB-1177
                                    from Ch. 17, par. 7306-14
  205 ILCS 205/6014
  Amends the Savings Bank Act. Makes a technical change in a Section concerning
rules and regulations of the Commissioner of Banks and Real Estate.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HB-1178
                                    from Ch. 17, par. 3301-1
  205 ILCS 105/1-1
  Amends the Illinois Savings and Loan Act of 1985. Makes technical changes in a
Section concerning the short title.
      01-02-15 H Filed With Clerk
                                             Referred to Hse Rules Comm
                H First reading
                                             Assigned to Executive
      01-02-21 H
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
                                             Re-Refer Rules/Rul 19(a)
      01-04-06 H
             DANIELS.
HB-1179
  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.
       01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
       01-02-21 H
                                             Assigned to Executive
       01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HR-1180
             DANIELS.
  815 ILCS 515/1
                                     from Ch. 121 1/2, par. 1601
  Amends the Home Repair Fraud Act. Makes stylistic changes in provisions concern-
ing the short title of the Act.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                              Assigned to Executive
      01-03-19 H
                                              Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1181
  815 ILCS 510/7
                                     from Ch. 121 1/2, par. 317
  Amends the Uniform Deceptive Trade Practices Act. Makes a stylistic change in pro-
visions concerning severability.
```

Referred to Hse Rules Comm

01-02-15 H Filed With Clerk H First reading 1531 HB-1181—Cont.

```
01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1182
             DANIELS.
  815 ILCS 505/12
                                    from Ch. 121 1/2, par. 272
  Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a techni-
cal change in a Section setting forth the short title of the Act.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1183
             DANIELS.
  815 ILCS 375/1
                                    from Ch. 121 1/2, par. 561
  Amends the Motor Vehicle Retail Installment Sales Act. Makes a stylistic change in
provisions concerning the short title of the Act.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HR-1184
             DANIELS.
  815 ILCS 205/4b
                                    from Ch. 17, par. 6411
  Amends the Interest Act. Makes a technical change in a Section concerning the adop-
tion of certain rules.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
               H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1185
  815 ILCS 5/2
                                    from Ch. 121 1/2, par. 137.2
  Amends the Illinois Securities Law of 1953. Makes a stylistic change in provisions
concerning definitions.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1186
             DANIELS.
  765 ILCS 1025/8
                                    from Ch. 141, par. 108
  Amends the Uniform Disposition of Unclaimed Property Act. Makes a technical
change in a Section concerning property held for the owner by a court or other public
```

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm

officer or entity.

Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Re-Refer Rules/Rul 19(a) 01-04-06 H HB-1187 DANIELS. from Ch. 95, par. 53 765 ILCS 905/3 Amends the Mortgage Act. Makes a technical change in a Section concerning the release of a mortgage. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate Re-Refer Rules/Rul 19(a) 01-04-06 H DANIELS. HB-1188 760 ILCS 5/1 from Ch. 17, par. 1651 Amends the Trusts and Trustees Act. Makes technical changes in a Section concerning the Act's short title. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1189 DANIELS. from Ch. 111 2/3, par. 13-201 220 ILCS 5/13-201 Amends the Public Utilities Act. Adds a caption to a Section concerning definitions in the Telecommunications Article. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm Assigned to Executive 01-02-21 H 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 086-025-004 01-04-10 S Arrive Senate S Placed Calndr First Rdg S Chief Sponsor SULLIVAN S First reading Referred to Sen Rules Comm 01-05-02 S Assigned to Environment & Energy 01-05-09 S Recommended do pass 009-000-000 Placed Calndr, Second Rdg Second Reading 01-05-10 S S Placed Calndr,3rd Reading 01-05-18 S Fnl Pssg Ddine Extnd-Rule TO MAY 31, 2001. S Calendar Order of 3rd Rdg 01-05-11 01-07-01 S Refer to Rules/Rul 3-9(b) HB-1190 DANIELS. 220 ILCS 5/13-202 from Ch. 111 2/3, par. 13-202 Amends the Public Utilities Act. Adds a caption to a Section concerning the defini-

Referred to Hse Rules Comm

tion of "telecommunications carrier".

01-02-15 H Filed With Clerk
H First reading

```
01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 087-024-004
      01-04-10 S Arrive Senate
                  Placed Calndr First Rdg
                S Chief Sponsor SULLIVAN
                S First reading
                                             Referred to Sen Rules Comm
HB-1191
             DANIELS.
  220 ILCS 5/13-204
                                    from Ch. 111 2/3, par. 13-204
  Amends the Public Utilities Act. Adds a caption to a Section relating to local ex-
change telecommunications service.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1192
             DANIELS.
  220 ILCS 5/13-100
                                    from Ch. 111 2/3, par. 13-100
  Amends the Public Utilities Act. Adds a caption and makes technical changes to the
short title Section of the Telecommunications Article.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1193
             DANIELS.
  220 ILCS 5/13-214
                                    from Ch. 111 2/3, par. 13-214
  Amends the Public Utilities Act. Adds a caption to a Section concerning mobile tele-
communications services.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1194
             LEITCH - DART - KRAUSE - COWLISHAW.
  220 ILCS 5/16-125A
  Amends the Public Utilities Act. Makes a technical change in a Section concerning
consolidated billing for certain customers.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-15 H Added As A Joint Sponsor LEITCH
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-03-20 H
                       Amendment No.01
                                             LEITCH
                       Amendment referred to HRUL
                Н
               H Cal Ord 2nd Rdg-Shrt Dbt
               H Primary Sponsor Changed To LEITCH
      01-03-22 H
                       Amendment No.02
                                            LEITCH
                       Amendment referred to HRUL
```

H Cal Ord 2nd Rdg-Shrt Dbt

01-04-03	H Amendment No.03	LEITCH			
	H Amendment referred to	HRUL			
01.04.04	H Cal Ord 2nd Rdg-Shrt Dbt	LEITCH			
01-04-04	H Amendment No.03 H Rules refers to	HPUB			
	H Cal Ord 2nd Rdg-Shrt Dbt				
	H Second Reading-Short Debat	e			
	H Held 2nd Rdg-Short Debate	APT			
	H Added As A Joint Sponsor D H Added As A Joint Sponsor K				
	H Added As A Joint Sponsor C				
01-04-05					
	H Recommends be Adopted-Lo	ost HPUB/004-002-000			
01-04-06	H Held 2nd Rdg-Short Debate	Re-Refer Rules/Rul 19(a)			
	DANIELS.	The Roter Rule Wilder Ty(a)			
* HB-1195 D 220 ILCS 5/I					
		technical change in a Section concerning			
		technical change in a Section concerning			
	stem operators. H Filed With Clerk				
01 02 13	H First reading	Referred to Hse Rules Comm			
01-02-21		Assigned to Executive			
01-03-19		Do Pass/Short Debate Cal 013-000-000			
01-04-04	H Placed Cal 2nd Rdg-Shrt Dbi H Second Reading-Short Debat				
01-04-04	H Held 2nd Rdg-Short Debate				
01-04-06	•	Re-Refer Rules/Rul 19(a)			
HB-1196 D	DANIELS.				
220 ILCS 5/1	6-125				
Amends the	Public Utilities Act. Makes a	technical change in a Section concerning			
	ansmission and distribution sy	ystems.			
01-02-15	H Filed With Clerk				
01-02-21	H First reading	Referred to Hse Rules Comm Assigned to Executive			
01-02-21		Do Pass/Short Debate Cal 013-000-000			
0. 05 .7	H Placed Cal 2nd Rdg-Shrt Dbi	-			
01-04-04	H Second Reading-Short Debat	te			
01-04-06	H Held 2nd Rdg-Short Debate	Pa Pafar Rules/Rul 10(a)			
		Re-Refer Rules/Rul 19(a)			
HB-1197 DANIELS.					
220 ILCS 5/1					
		technical change in a Section concerning			
	p between an electric utility ar 5 H Filed With Clerk	id its armates.			
0, 02 .3	H First reading	Referred to Hse Rules Comm			
01-02-21	-	Assigned to Executive			
01-03-19		Do Pass/Short Debate Cal 013-000-000			
01.04-04	H Placed Cal 2nd Rdg-Shrt Db H Second Reading-Short Debat				
01-04-04	H Held 2nd Rdg-Short Debate				
01-04-06	•	Re-Refer Rules/Rul 19(a)			
HB-1198 D	DANIELS.				
220 ILCS 5/18-102					
Amends the Public Utilities Act. Makes a technical change in a Section concerning					
definitions relating to transitional funding for electric utilities.					
delimitons ten	ating to transmonal funding to	or ciccure attrictes.			
	H Filed With Clerk				
01-02-15	H Filed With Clerk H First reading	Referred to Hse Rules Comm			
	6 H Filed With Clerk H First reading H	Referred to Hse Rules Comm Assigned to Executive			
01-02-15 01-02-21 01-03-19	5 H Filed With Clerk H First reading H H H H Placed Cal 2nd Rdg-Shrt Db	Referred to Hse Rules Comm Assigned to Executive Do Pass/Short Debate Cal 013-000-000			
01-02-15 01-02-21 01-03-19	5 H Filed With Clerk H First reading H	Referred to Hse Rules Comm Assigned to Executive Do Pass/Short Debate Cal 013-000-000			

```
01-04-06 H
```

Re-Refer Rules/Rul 19(a)

HB-1199 DANIELS.

New Act

Creates the General Assembly Reapportionment Act of 2001, Contains only a short title. Effective immediately.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt H 3rd Rdg-Shrt Dbt-Pass/Vote 086-026-003 01-04-10 S Arrive Senate S Placed Calndr First Rdg 01-04-17 S Chief Sponsor PHILIP S First reading Referred to Sen Rules Comm Added as Chief Co-sponsor KLEMM 01-04-25 Assigned to Executive 01-05-03 S Recommended do pass 008-000-005 Placed Calndr, Second Rdg 01-05-09 S Second Reading

S Placed Calndr, 3rd Reading

01-05-18 S Fnl Pssg Ddlne Extnd-Rule TO MAY 31, 2001.

Calendar Order of 3rd Rdg 01-05-10 01-07-01 S Refer to Rules/Rul 3-9(b)

HB-1200 DANIELS.

New Act

Creates the General Assembly Reapportionment Act of 2001. Contains only a short title. Effective immediately.

01-02-15 H Filed With Clerk H First reading

01-02-21 H Assigned to Executive

01-03-19 H

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

Referred to Hse Rules Comm

Refer to Rules/Rul 3-9(b)

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt

H 3rd Rdg-Shrt Dbt-Pass/Vote 086-026-003

01-04-10 S Arrive Senate S Placed Calndr First Rdg

01-04-17 S Chief Sponsor PHILIP

S First reading Referred to Sen Rules Comm S Added as Chief Co-sponsor KLEMM

01-04-25 S Assigned to Executive

01-05-03 S Recommended do pass 008-000-005

S Placed Calndr, Second Rdg

01-05-09 S Second Reading S Placed Calndr, 3rd Reading

01-05-18 S Fnl Pssg Ddlne Extnd-Rule TO MAY 31, 2001. S Calendar Order of 3rd Rdg 01-05-10

01-07-01 S HB-1201 DANIELS.

New Act

Creates the Illinois Congressional Reapportionment Act of 2001. Contains only a short title. Effective immediately.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive

Do Pass/Short Debate Cal 013-000-000 01-03-19 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-	04		Second Reading-Short Debat	te		
01.04	Λ4		Held 2nd Rdg-Short Debate			
01-04-	-00		Pld Cal 3rd Rdg-Shrt Dbt 3rd Rdg-Shrt Dbt-Pass/Vote 085-027-003			
01-04-	10	S	Arrive Senate			
			Placed Calndr First Rdg			
			Chief Sponsor KLEMM	Defermed to Con Dules Comm		
01-04-			First reading	Referred to Sen Rules Comm Assigned to Executive		
01-05-				Recommended do pass 008-000-005		
0.1 0.3	0.5		Placed Calndr, Second Rdg	The commence of the control of the c		
01-05-	-08		Second Reading			
01.05			Placed Calndr,3rd Reading	EID DU E (ID)		
01-05-	-18	S		Fnl Pssg Ddlne Extnd-Rule TO MAY 31, 2001.		
			Calendar Order of 3rd Rdg 0			
01-07-	١٥.			Refer to Rules/Rul 3-9(b)		
HB-1202	DA	N	IELS.			
New Act	D ₁	• • •				
	ne I	Hi	nois Congressional Reann	ortionment Act of 2001. Contains only a		
			ve immediately.	ornament rice of 2001. Contains only a		
			Filed With Clerk			
			First reading	Referred to Hse Rules Comm		
01-02-				Assigned to Executive		
01-03-	-19		Discord Cod 2nd Ddn Chat Dha	Do Pass/Short Debate Cal 013-000-000		
01.04	ΩA		Placed Cal 2nd Rdg-Shrt Dbt Second Reading-Short Debat			
01-04-			Held 2nd Rdg-Short Debate	e.		
01-04-			Pld Cal 3rd Rdg-Shrt Dbt			
			3rd Rdg-Shrt Dbt-Pass/Vote	085-027-003		
01-04-	10		Arrive Senate			
01.04	16		Placed Calndr First Rdg Chief Sponsor KLEMM			
01-04-	.17	S	First reading	Referred to Sen Rules Comm		
01-04-			r instruction in	Assigned to Executive		
01-05-	03			Recommended do pass 008-000-005		
		S	Placed Calndr, Second Rdg			
01-05-	-08		Second Reading			
01-05-	18		Placed Calndr,3rd Reading	Fnl Pssg Ddlne Extnd-Rule		
01-05-	10	Š		TO MAY 31, 2001.		
			Calendar Order of 3rd Rdg 0			
01-07-	01	S		Refer to Rules/Rul 3-9(b)		
HB-1203	DA	N	IELS.			
New Act						
Creates the	e C	00	k County Judicial Subcircu	it Reapportionment Act of 2001. Contains		
₹			Effective immediately.			
01-02-			Filed With Clerk			
01.02			First reading	Referred to Hse Rules Comm		
01-02- 01-03-				Assigned to Executive Do Pass/Short Debate Cal 013-000-000		
01-025-			Placed Cal 2nd Rdg-Shrt Dbt			
01-04-			Second Reading-Short Debat			
		Н	Held 2nd Rdg-Short Debate			
01-04-			Pld Cal 3rd Rdg-Shrt Dbt	005 005 000		
01-04			3rd Rdg-Shrt Dbt-Pass/Vote Arrive Senate	085-027-003		
01-04-			Placed Calndr First Rdg			
01-04-			Chief Sponsor PHILIP			
			First reading	Referred to Sen Rules Comm		
01-04-			•	Assigned to Executive		
01-05-0	-		Discord Colods Consert D	Recommended do pass 008-000-005		
0105			Placed Calndr, Second Rdg Second Reading			
01-03-0			Placed Calndr,3rd Reading			
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

1537 HB-1203—Cont.

```
01-05-18 S Fnl Pssg DdIne Extnd-Rule
S TO MAY 31, 2001.
S Calendar Order of 3rd Rdg 01-05-10
01-07-01 S Refer to Rules/Rul 3-9(b)
```

HB-1204 DANIELS.

01-02-15 H Filed With Clerk

New Act

Creates the Cook County Judicial Subcircuit Reapportionment Act of 2001. Contains only a short title. Effective immediately.

```
H First reading
                                       Referred to Hse Rules Comm
01-02-21 H
                                       Assigned to Executive
01-03-19 H
                                       Do Pass/Short Debate Cal 013-000-000
         H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
         H Held 2nd Rdg-Short Debate
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
         H 3rd Rdg-Shrt Dbt-Pass/Vote 085-027-003
01-04-10 S Arrive Senate
         S Placed Calndr First Rdg
01-04-17 S Chief Sponsor PHILIP
         S First reading
                                       Referred to Sen Rules Comm
01-04-25 S
                                       Assigned to Executive
01-05-03 S
                                       Recommended do pass 008-000-005
         S Placed Calndr, Second Rdg
01-05-09 S Second Reading
         S Placed Calndr, 3rd Reading
01-05-18 S
                                       Fnl Pssg Ddlne Extnd-Rule
                                       TO MAY 31, 2001.
            Calendar Order of 3rd Rdg 01-05-10
01-07-01 S
                                       Refer to Rules/Rul 3-9(b)
```

HB-1205 DANIELS.

35 ILCS 810/1

from Ch. 1, par. 3451

Amends the Great Lakes Naval Station Tax Exemption Act, Adds a caption to a Section concerning the State tax exemption under the Act for certain lands used by the United States Navy.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-1206 DANIELS.

330 ILCS 105/2

from Ch. 126 1/2, par. 27

Amends the Children of Deceased Veterans Act. Makes a technical change in a Section concerning payments to educational or training institutions and the eligibility of children.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
Held 2nd Rdg-Shrt Dbt
01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
1-04-07 H Second Reading-Short Debate
01-04-08 H Referred to Hse Rules Comm
Do Pass/Short Debate
Held 2nd Rdg-Shrt Dbt
1-04-09 H Referred to Hse Rules Comm
Do Pass/Short Debate
01-04-00 S Arrive Senate
S Placed Calndr First Rdg
```

HB-1207 DANIELS.

110 ILCS 955/1

from Ch. 144, par. 21a

Amends the Military School Scholarship Act. Makes a technical change in a Section allowing a board of county commissioners or a county board to appropriate money for

the support and education of a student in a military school that is a post of the Illinois National Guard.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1208 DANIELS.

> 110 ILCS 805/3,25.2 from Ch. 122, par. 103-25.2

Amends the Public Community College Act. Makes a technical change in a Section concerning the armed forces of Illinois and the United States.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) DANIELS.

HB-1209

5 ILCS 325/1 from Ch. 129, par. 501

Amends the Military Leave of Absence Act. Adds a caption to a Section concerning a state employee's leave of absence for active military service.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1210 DANIELS.

20 ILCS 1805/20 from Ch. 129, par. 220.20

Amends the Military Code of Illinois. Makes a technical change in a Section creating the Department of Military Affairs. 01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1211 DANIELS.

20 ILCS 1810/1 from Ch. 129, par. 222a

Amends the Military Property Act. Adds a caption to a Section concerning the conveyance and use of military property.

01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1212 DANIELS.

20 ILCS 1805/22-8

Amends the Military Code of Illinois. Makes a technical change in a Section concerning funding for the Department of Military Affairs.

```
01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1213
             DANIELS.
   20 ILCS 1805/48
                                    from Ch. 129, par. 220.48
  Amends the Military Code of Illinois. Makes a technical change in a Section con-
cerning compensation to be paid officers and warrant officers of the Illinois National
Guard.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
             DANIELS.
HB-1214
  105 ILCS 5/30-16.1
                                    from Ch, 122, par. 30-16.1
  Amends the School Code. Makes a technical change in a Section concerning Reserve
Officer's Training Corps scholarships.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1215
             DANIELS.
   55 ILCS 5/2-1001
                                    from Ch. 34, par. 2-1001
  Amends the Counties Code. Makes technical changes in a Section concerning regu-
lar board meetings.
  SENATE AMENDMENT NO. 1.
  Adds an immediate effective date.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H Pld Cal 3rd Rdg-Shrt Dbt
                H 3rd Rdg-Shrt Dbt-Pass/Vote 089-024-002
      01-04-10 S Arrive Senate
                S Placed Calndr First Rdg
      01-04-17 S Chief Sponsor DILLARD
      01-04-18 S First reading
                                             Referred to Sen Rules Comm
      01-05-02 S
                                             Assigned to Executive
      01-05-09 S
                       Amendment No.01
                                             EXECUTIVE S
                                                                       Adopted
                                             Recmnded do pass as amend 011-000-000
      01-05-10 S
                S Placed Calndr, Second Rdg
      01-05-15 S Second Reading
                S Placed Calndr, 3rd Reading
      01-05-18 S
                                             Fnl Pssg Ddlne Extnd-Rule
                S
                                             TO MAY 31, 2001.
                S Calendar Order of 3rd Rdg 01-05-15
      01-07-01 S
                                             Refer to Rules/Rul 3-9(b)
```

HB-1216 1540

HB-1216 DANIELS. 55 ILCS 5/1-6001 from Ch. 34, par. 1-6001 Amends the Counties Code. Makes technical changes in a Section concerning venue of actions by or against counties. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm Assigned to Executive 01-02-21 H Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) DANIELS. HB-1217 from Ch. 34, par. 2-1007 55 ILCS 5/2-1007 Amends the Counties Code, Makes technical changes in a Section concerning administration of oaths. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive Do Pass/Short Debate Cal 013-000-000 01-03-19 H H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1218 DANIELS. 55 ILCS 5/5-1001 from Ch. 34, par. 5-1001 Amends the Counties Code. Makes technical changes in a Section concerning the corporate name of a county. 01-02-15 H Filed With Clerk Referred to Hse Rules Comm H First reading 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1219 DANIELS. 55 ILCS 5/1-2004 from Ch. 34, par. 1-2004 Amends the Counties Code. Makes technical changes in a Section concerning setting restrictions on the reduction of the size of a county. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000 H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a) HB-1220 DANIELS. 55 ILCS 5/5-1049 from Ch. 34, par. 5-1049 Amends the Counties Code. Makes technical changes in a Section concerning public grounds. 01-02-15 H Filed With Clerk H First reading Referred to Hse Rules Comm 01-02-21 H Assigned to Executive 01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

Re-Refer Rules/Rul 19(a)

01-04-06 H

```
HB-1221
            DANIELS.
   55 ILCS 5/1-2002
                                    from Ch. 34, par. 1-2002
  Amends the Counties Code. Makes technical changes in a Section concerning notice
of an election on a petition to transfer territory.
      01-02-15 H Filed With Clerk
               H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
               H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1222
            DANIELS.
   55 ILCS 5/1-1004
                                    from Ch. 34, par. 1-1004
  Amends the Counties Code. Makes technical changes in a Section concerning juris-
diction over Lake Michigan.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1223
             DANIELS.
   55 ILCS 5/1-1002
                                    from Ch. 34, par. 1-1002
  Amends the Counties Code. Makes technical changes in a Section concerning
boundaries.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1224
             DANIELS.
   55 ILCS 5/1-1001
                                    from Ch. 34, par. 1-1001
  Amends the Counties Code. Makes a technical change in a Section concerning the
short title.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
                                             Do Pass/Short Debate Cal 013-000-000
      01-03-19 H
                H Placed Cal 2nd Rdg-Shrt Dbt
      01-04-04 H Second Reading-Short Debate
                H Held 2nd Rdg-Short Debate
      01-04-06 H
                                             Re-Refer Rules/Rul 19(a)
HB-1225
             DANIELS.
   70 ILCS 2605/4.4
                                    from Ch. 42, par. 323.4
  Amends the Metropolitan Water Reclamation District Act. Makes a technical change
in a Section concerning employees of the district at the time the Act became effective.
      01-02-15 H Filed With Clerk
                H First reading
                                             Referred to Hse Rules Comm
      01-02-21 H
                                             Assigned to Executive
      01-03-19 H
                                             Do Pass/Short Debate Cal 013-000-000
                H Placed Cal 2nd Rdg-Shrt Dbt
```

Re-Refer Rules/Rul 19(a)

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H

```
HR-1226
           DANIELS.
```

70 ILCS 2605/4.8

from Ch. 42, par. 323.8

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning notice of examinations.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

Do Pass/Short Debate Cal 013-000-000 01-03-19 H

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-1227 DANIELS.

70 ILCS 2605/4.1

from Ch. 42, par. 323.1

Amends the Metropolitan Water Reclamation District Act. Makes technical changes in a Section concerning classifying and filling positions.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H

Re-Refer Rules/Rul 19(a)

HB-1228 DANIELS.

70 ILCS 2605/1.1

from Ch. 42, par. 320.1

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1229 DANIELS.

70 ILCS 2605/2

from Ch. 42, par. 321

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section requiring courts to take judicial notice of sanitary districts.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate 01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1230 DANIELS.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1231 DANIELS.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06` H Re-Refer Rules/Rul 19(a)

HB-1232 DANIELS.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1233 DANIELS.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1234 DANIELS.

735 ILCS 5/7-103.1

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the exercise of "quick-take" eminent domain powers.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1235 DANIELS.

60 ILCS 1/5-40

Amends the Township Code. Makes a technical change in a Section concerning township names.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1236 1544

HB-1236 DANIELS.

60 ILCS 1/30-60

Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1237 DANIELS.

60 JLCS 1/30-41

Amends the Township Code. Makes a technical change in a Section concerning insurance contracts.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1238 DANIELS.

60 ILCS 1/5-55

Amends the Township Code. Makes technical changes in a Section concerning duplicate township names.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cai 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1239 DANIELS.

60 ILCS 1/1-5

Amends the Township Code. Makes technical changes in a Section regarding the use of terms.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1240 DANIELS.

110 ILCS 686/31-40

Amends the Northern Illinois University Revenue Bond Law. Makes a technical change in a Section concerning prohibitions against obligating the State.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1241 DANIELS.

110 ILCS 685/30-10

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

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1242 DANIELS.

110 ILCS 520/1 from Ch. 144, par. 651

Amends the Southern Illinois University Management Act. Makes a technical change in a Section concerning creation of the Board of Trustees.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1243 DANIELS.

110 ILCS 525/1 from Ch. 144, par. 671

Amends the Southern Illinois University Revenue Bond Act. Makes a technical change in a Section concerning the Act's short title.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt 01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1244 DANIELS.

110 ILCS 680/25-10

Amends the Northeastern Illinois University Law. Makes a technical change in a Section concerning creating the Board of Trustees.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1245 DANIELS.

110 ILCS 670/15-10

Amends the Governors State University Law. Makes a technical change in a Section concerning creating the Board of Trustees.

01-02-15 H Filed With Clerk

H First reading Referred to Hse Rules Comm

01-02-21 H Assigned to Executive

01-03-19 H Do Pass/Short Debate Cal 013-000-000

H Placed Cal 2nd Rdg-Shrt Dbt

01-04-04 H Second Reading-Short Debate

H Held 2nd Rdg-Short Debate

01-04-06 H Re-Refer Rules/Rul 19(a)

HB-1246 **1546**

HB-1246 DANIELS.

110 ILCS 660/5-10

Amends the Chicago State University Law. Makes a technical change in a Section concerning creation of the Board of Trustees.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-1247 DANIELS.

110 ILCS 666/11-40

Amends the Eastern Illinois University Revenue Bond Law. Makes a technical change in a Section concerning prohibitions against obligating the State.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-1248 DANIELS.

110 ILCS 665/10-10

Amends the Eastern Illinois University Law. Makes a technical change in a Section concerning creating the Board of Trustees.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-1249 DANIELS.

110 ILCS 85/1 from Ch. 144, par. 70.11

Amends the University - Building Authority Leased Lands Act. Makes a technical change in a Section concerning buildings and other facilities on leased land.

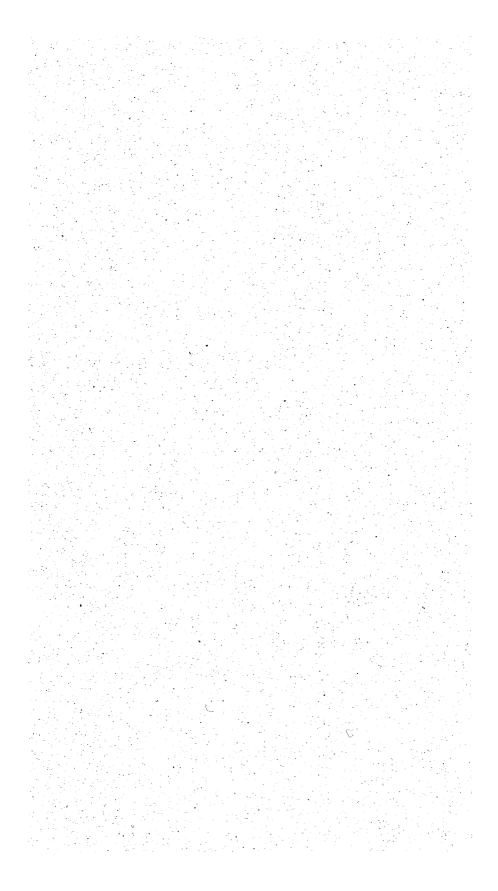
```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Short Dbt
01-04-04 H Second Reading-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```

HB-1250 DANIELS.

110 ILCS 62/5

Amends the Public University Energy Conservation Act. Makes a technical change in a Section concerning definitions.

```
01-02-15 H Filed With Clerk
H First reading Referred to Hse Rules Comm
01-02-21 H Assigned to Executive
01-03-19 H Do Pass/Short Debate Cal 013-000-000
H Placed Cal 2nd Rdg-Shrt Debate
H Held 2nd Rdg-Short Debate
H Held 2nd Rdg-Short Debate
H Held 2nd Rdg-Short Debate
01-04-06 H Re-Refer Rules/Rul 19(a)
```



UNIVERSITY OF ILLINOIS-URBANA

3 0112 042536984